# Journal of the House 

## OF THE

## Thirty-Ninth General Assembly

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REGULAR SESSION
CONVENED JANUARY 10, 1921
ADJOURNED APRIL 8, 1921

N. E. KENDALL, Governor
A. W. McFARLANE, Speaker of the House JOHN HAMMILL, President of the Senate
$\qquad$

Issued under Supervision of ORA WILLIAMS
State Document Editor.

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JOHN M. JAMIESON
Des Moines

## THIRTY-NINTH GENERAL ASSEMBLY

## OFFICERS OF TEE HOUSE

Speaker Arcii W. McFarlane
Speaker Pro Tempore E. A. Larson
Chief Clerk A. C. Gustafson
Assistant Clerk Frank S. Vetiter
Reading Clerk Will L. King
Jcurnal Clerk Mary E. Daillberg
Assistant Journal Clerk Ora S. Ryan
Engrossing Clerk Bess Fenton
Enrolling Clerk Mabel Elwood
File Clerk Emery Lenning
Bill Clerk A. W. Jackson
Assistant Postmistress Mrs. Elnora R. Gresifam
Sergeant-at-Arms H. Armstrong
Assistant Sergeant-at-Arms Walter R. Cook
Speaker's Clerk Aubrey L. Kinsey
Telephone Messenger Donald H. Conway
SUMMARY LEGISLATIVE RECORD


## ELECTIVE STATE OFFICERS

Official Address-Des Moines, Iowa

| NAME | OFFICE | ADDRESS |
| :---: | :---: | :---: |
| N. E. Kenda! | Governor | Albia |
| John Hammill | Lieutenant Governor | Britt |
| Walter C. Ramsay | Secretary of State | Belmond |
| Glenn C. Haynes | Auditor of State_ | Mason City |
| W. J. Burbank | Treasurer of State | Waterloo |
| Ben J. Gibson | Attorney General | Corning |
| Dwight N. Lewis | Railroad Commissioner | Des Moines |
| Charles Webster | Railroad Commissioner | Waucoma |
| Fred P. Woodruff | Railroad Commissioner- | Knoxville |
| P. E. McClenahan | Superintendent of Public Inst..- | Lowa City |
| William D. Evans | Judge of Supreme Court | Hampton |
| Truman S. Stevens | Judge of Supreme Court | Hamburg |
| Byron W. Preston- | fudge of Supreme Court | Oskaloosa |
| Thomas Arthur | Iudge of Supreme Court | Logan |
| Silas M. Weaver | Judge of Supreme Court | towa Falls |
| Lawrence DeGraff | Judge of Supreme Court | Des Moines |
| F. F. Faville | Judge of Supreme Court...- | Fort Dodge |

MEMBERS OF THE SENATE
Thirty-ninth General Assembly

| Name | County | Name | County |
| :---: | :---: | :---: | :---: |
| Abbem, Ben C., Jr | Lyon | MeIntosh, J. A. | Decatur |
| Adams. Henry C. | Kossuth | Mantz, H. J.. | Audubon |
| Anderson, Walter W | Greene | Mead, O. L. | Butler |
| Baird, W. S.- | Pottawattamie | Meredith, David | . asper |
| Banta, George S. | Delaware | Velson, Julius A. | Cass |
| Brookhart, J. L. | Washington | Vewberry, Byron W | Clayton |
| Browne, Charles S | Jackson | Olson, Charles | boone |
| Buser, J. D..... | Muscatine | Parker, Addison M | Polk |
| Caldwell, W. A | Mahaska | Pitt, Milton 13. | Harrison |
| Campbell. Ed. H | Ida | Price, John R. | Monroe |
| Cesena, T. C. | Poweshiek | Rainbow, J. J. | Black Hawk |
| Darting, H. A. | Mills | Reed, Carl W. | Howard |
| Dutcher, Charjes M | Johnson. | Schaffter, Engene | Wright |
| Ethell, John J.- | Davis | Scott, W: H. | Chick asaw |
| Foskett, Herbert | Page | Scott, Ray P . | Marshall |
| Frailey, Joseph R. | Lee | Stosson, J. M. | Worth |
| Fulton, Charles J | Tefferson | Smith, Ed. M. | Madison |
| Greenell, W. J. | Clinton | Stoddard, B. M | Woodbury |
| Hale, J. K...- | Jones | Thompson, Frank E | Des Moines |
| Hartman, George S | Fayette | Thurston, Lloyd | Clarke |
| Haskell, W. G.- | Linn | 「uck, J. C. | Taylor |
| Holdoegel, Perry C | Calhoun | Van Alstine, H. S. | Humboldt |
| Horchem, B. J.. | Dubuque | White, Harry C | Benton |
| Johnston, James F | Lucas | Whitmore, O. W. | Wapello |
| Kimberly, D. W. | Scott | Wichman, John E | Hancock |

MEMbERS OF THE HOUSE, 39TH GENERAL ASSEMBLY


MEMBERS OF THE HOUSE-Continued


| 60 | Perkins，Geo．B． | Sac Cit |  | Banker | Is． | 2.5 | 46 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 36 | Peters，James | 2erry | Dallas | Farmer | Mich． | 46 | 62 |
| 20 | Peterson，Nels | lds | Henry | Farmer | III． | 52 | 63 |
| 56 | Powers，L．W． | ）enison． | Crawford | Attorney | Iowa | 32 | 32 |
| 73 | Ramsey，J．M． | Jlarksville | Butler | Editor and Publisher | Iowa | 50 | 50 |
| 1 | Rankin，John M | そeokuk | Lee | Lawyer | Ill． | 3 | 47 |
| 6 | Rumley，Ralph L | Leon | Decatur | Farmer． | Iowa | 29 | 29 |
| 34 | Sampson，F．C．－ | tudubon． | Audubon | Carmer | Iowa | 39 | 39 |
| 66 | Santee，C．B．－－ | Jedar Fa！ | 3lack Hawk | Real Estate and Loans | Iowa | 56 | 56 |
| 46 | Schirmer，W．F， | 3ellevue．－ | Jackson． | Editor and Publisher． | Iowa | 47 | 47 |
| 94 | Schulte，H．H，－ | Manly | North． | Farmer． | Iowa | 57 | 57 |
| 4 | Scott，Charles H | Slarkdale | Appanoose | Farmer－ | Iowa | 57 | 57 |
| 10 | Scott，W．C．．． | Earragut． | ？remont．－ | Merchant | Ill． | 43 | 56 |
| 72 | Shores，B．B．－ | 「anesville | Bremer－ | Retired Farmer | Iowa | 49 | 49 |
| 67 | Slemmons，George F．－－－－－－ | ndependenc | 3uchanan | Farmer－ | Iowa | 45 | 45 |
| 45 | Smith，Dr．Geo．A．－－．．．．－－ | Olinton．．． | Jlinton． | Physician and Surgeon． | Iowa | 66 | 69 |
| 22 | Springer，Arthur－ | Wapello． | Louisa |  | Iowa | 56 | 65 |
| 63 | Sterling，J．C．－ | Vebster City | Hamilton | Farmer | Ill． | 30 | 57 |
| 9 | Stimson，J．H | Jlarinda | Page | Farmer． | Minn． | 46 | 48 |
| 81 | ＊Stone，D．O．－ | Iawarden | Sioux | Newspaper Publisher | Ohio | 52 | 56 |
| 27 | Storey，John A． | ndianola． | Warren | Banker－－－． | Penn．－－－－－ | 45 | 69 |
| 35 | Truax，Lawrence I．－－－－－－．－－ | Futhrie Center． | Guthrie | Farmer，Teacher． <br> 9．…r．County Auditor | Iowa | 37 | 37 |
| 75 | Ulstad，Oscar | Iolmes | Wright． | Farmer－－－－－－－－－－－－－ |  | 34 | 53 |
| 42 | Van Camp，J．H．－．－．－．－．－．－－ | Muscatine | Museatine－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－－ | to qud Accountant | Ind． | 42 | 63 |
| 28 | Vance，W．H．－－－－－－－－－－－－－－1－1 | Ninterset＿ | Madison | Farmer＿ | Iowa | 60 | 60 |
| 81 | Venard，Ed．－－－－－－－－－－－－－－－ | Hawarden | Sioux |  |  |  |  |
| 93 | Wamstad．Brede | ）sase | Mitcheli | Farmer． | Tоwa | 42 | 42 |
| 37 | Weaver，J．B．－ | Des Moines | Polk | Lawyer | Iowa | 59 | 59 |
| 69 | Weber，John H． | Cascade | Dubuque | Druggist | Towa | 54 | 54 |
| 54 | Westervelt，A．K．－－－－－－－－－－－ | Churrian | Greene＿－ | Banker－ | ＇owa | 36 | 36 |
| 85 |  | Titonka | Kossuth | bator and Banke | N．Va | 21 | 47 |
| 98 | Year，F．W．－－ | Melvin－ | Osceola． | Farmer－ | Towa | 51 | 51 |
| 41 | Yenter，Ray A．－ | Iowa City | Johnson | Real Estate and Investments | 「owa | 33 | 33 |
| 3 | Young，Frank O． | Bloomfield | Davis |  | Iowa | 57 | 57 |

＊Died February 19， 1921 and succeeded by Mr．Venard．

## ADDITIONAL INFORMATION

Former Legislative Service：－Allyn，S．26，27，28，29，H．38；Anderson，H．36，37，38；Becker，H．36，37．38；Beeman，H．38； Bradley，H．38；Clark，H．38；Edgington，H．37，38；Edson，H．38；Francis，H．38；Garber（J．S．），H．38；Gilmore，H． $36,37,38$ ， Gunderson，H． 38 Hanna，H．38；Hauge，H．38；Ingersoll，H． 38 ；Justice，H． 38 ；Knickerbocker，H．37， 38 ；Lake，H． 37 ， 38 ；Lar． scn，H．37，38；LeValley，H．38；Lockin，H．22，38；Long，H．38；McFarlane，H．36；37，38；McGhee，H．38；Mayne，H．38；Miller， H．37，38；Powers，H．38；Santee，H．37， 38 ；Scott（C．H．）H． 37,38 ；Smith，H． 38 ；Springer，H．38；Sterling，H． 38 ；Stone，H

## ADDITIONAL INFORMATION-Continued

36, 37, 38 ; Storey, H. 20, 21; Ulstad, H. 37, 38; Van Camp, H. 38; Vance, F. 38; Weaver, H. 37, 38; Westervelt, H. 38; Young. H. 38 .

Military Service:-Calhoun, Y. M. C. A. work, World War; Doolittle, Captain Co. E. $168 t h$ Infantry, World War; Edson, 1. N. G.; Emery, I. N. G.; Fackler, I. N. G.; Forsling, World War; Garber (R. O.), 1st Lieut. Air Service, World War; Gilbert Ist Lieut., 264 th aero squadron, World War: Letts, I. N. G.; McGhee, I. N. G.; Mayne, Co. K, 52nd Iowa, Spanish-American War Perkins, Wis. N. G.; Fankin, Co. D, 6th Ill. Infantry, Spanish-American War; Rumley, World War; Smith, Major Brigade Surgeon, Spanish-American War; Volunteer Medical Service Corps, World War; Wolfe, Private Co. F, 3d Ill. Vol., 1898-99; Yenter, Captain 1st Iowa Cavalry; Captain 126 th Field Artillery, World War.

Education: Rural School:-Aldrich, Anderson, Berry, Blake, Calhoun, Colbert, Criswell, Edgington, Fdson, Elliott, Edson Emery, Francis, Garber (J. S.), Gibson, Gordon, Graham, Grim wood, Gunderson, Hanna, Hauge, Held, Huff, Ingersoll, Justice Knickerbocker, Letts, McClune, McCulloch, McDonald, Mayne, Nervig, Olson, Ontjes, Parsons, Peters, Peterson, Fowers, Ramsey, Rankin, Rumley, Sampson, Santee, Schulte, Scott, (W. C.), Shores, Slemmons, Stimson, Storey, Truax, Ulstad, Van Camp, Vance, Wamstad, Westervelt, Wolfe, Year, Yenter.

Common School:-Aiken, Aldrich, Benz, Berry, Blake, Calhcun, Children, Colbert, Donhowe, Edgington, Elson, Emery, Gibson, Gilbertson, Gordon, Graham, Grimwood, Gunderson, Harrison, Hauge, Healy, Huff, Knickerbocker, Larson, Letts, McClune, McCulloch, McFarlane, Moen, Morgan, O'Donnell, Olson, Ontjes, Orr, Parrott, Perkins, Peterson, Ramsey, Rankin, Rumley, Sampson, Schulte, Scott (C. H.), Shores, Smith, Springer, Stimson, Stone, Storey, Wamstad, Weaver, Weber, Westervelt, Young.

Graded School:-Blake, Brady, Carter, Colbert, Criswell, Dodd, Doolittle, Elliott, Elson, Emery, Fackler, Forsling, Garber (R. O.), Gilbert, Gilmore (Chas.), Gordon, Graham, Gunderson, Knickerbocker, Larson, Letts. Long, McFarlane, Mills, Morgan, Parrott, Perkins, Peters, Rumley, Sampson, Scott (W. C.), Shores, Slemmons, Smith, Springer, Stimson, Storey, Vanve, Westervelt.

High School:-Allyn, Beeman, Blake, Brady, Calhoun, Children, Colbert, Criswell, Dodd, Doolittle, Elliott, Emery, Fackler, Forsling, Garber (R. O.), Gibson, Gilbert, Graham, Gunderson, Healy, Justice, Knickerbocker, Lake, Letts, Lockin, McFarlane, MeGee, Morgan, Narey, Perkins, Peters, Ramsey, Rumley, Sampson, Schirmer, Schulte, Scott (W. C.), Shores, Smith, Stimson, Truax, Vance, Weaver, Yenter, Young.

Business College:-Blake, Bradley, Brady, Criswell, Francis, Hauge, Huff, Ingersoll, McClune, McDonald, Morgan, O'Donnell, Rankin, Smith, Wamstad, Yenter, Young.

Academy:-Blake, Buffington, Carter, Doolittle, Edson, Emery, Hanna, Hauge, Parsons, Perkins, Peterson, Powers, Storey, Van Camp, Wamstad, Westervelt.

Normal:-Calhoun, Held, Weaver, Wolfe.
College or University:-Anderson, Becker, Brady, Calhoun, Carter, Clark, Doolittle, Edson, Elliott, Elson, Emery, Forsling, Francis, Garber (R. O.), Gibson, Gilbert, Gilmore (Wm. T.), Gordon, Graham, Hauge Healy, Huff, Kime, Knickerbocker, Letts, McClune, McCulloch, Mayne, Miller, Moen, Moorhead, Morgan, Narey, Nervig, Olson, Powers, Ramsay, Rankin, Rumsley, Sampson, Santee, Slemmons, Smith, Springer, Sterling, Stimson, Storey, Truax, Vance, Weaver, Westervelt, Yenter.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, January 10, 1921.

Pursuant to law, the House of Representatives of the Thirtyninth General Assembly of Iowa convened at 10 o'clock a. m., Monday, January 10, A. D. 1921.

The House was called to order by the Hon. James B. Weaver, of Polk county, with W. C. Ramsay, of Wright county, acting chief clerk.

Prayer was offered by Rev. F. C. McKean of Des Moines.
Santee of Black Hawk moved that Springer of Louisa be elected temporary speaker. Motion prevailed.

Long of Jefferson moved that a committee of two be appointed to escort the temporary speaker to the chair. The motion prevailed and the following committee was appointed: Long of Jefferson and Berry of Monroe.

Mr. Springer was escorted to the chair and was sworn in by acting chief clerk Ramsay.

Temporary Speaker Springer in the chair.
Larson of Montgomery moved that A. C. Gustafson of Des Moines be elected temporary chief clerk. Motion prevailed.

Mr. Gustafson took and subscribed to the following oath :

[^0]
## TEMPORARY OFFICERS OF THE HOUSE

Santee of Black Hawk moved that the following named persons be elected temporary officers of the House:

Assistant Clerk, Frank Vetter.
Reading Clerk, Will L. King.
Journal Clerk, Mary Dahlberg.
Assistant Journal Clerk, Ora Ryan.
Engrossing Clerk, Bess Fenton.
Enrolling Clerk, Mabel Elwood.
File Clerk, Emery Lenning.
Bill Clerk, A. W. Jackson.
Assistant Postmistress, Elnora Gresham.
Sergeant-at-Arms, H. Armstrong.
Assistant Sergeant-at-Arms, Walter R. Cook.
Doorkeepers, E. P. Taylor, E. E. Moore, C. H. Wickersham, J. H. McFarland, Charles Starring, B. A. Stowe, J. E. Kent, Theophilus McKinney, J. C. McCoy, Jos. Watts, L. H. Thorne.

Pages, Walter Holstad, Glen Atkins, John Rider, Lawrence Ortland.
Telephone Messenger, Donald H. Conway.
Chief Janitor, Henry McCraven.
Assistant Janitors, Fred Miller, G. W. Rhodes, Louis Jackson, John Tate.

Motion prevailed. The above named temporary officers assembled at the desk and took and subscribed to the required oath.

## CREDENTIALS OF THE MEMBERS

Beeman of Allamakee moved that a committee of five on credentials be appointed and that the accredited list of the secretary of state be accepted. Motion prevailed and the following committee was appointed: Beeman of Allamakee, McGhee of Cerro Gordo, Narey of Dickinson, Stimson of Page and McDonald of Des Moines.

The committee retired and upon returning presented the following report:

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

Aiken, John H., Fifty-ninth District.
Aldrich, C. S., Twenty-sixth District.
Allyn, Geo. S., Seventh District.
Anderson, J. H., Ninety-fifth District.
Becker, William, Seventieth District.
Beeman, I. E., Ninetieth District.
Benz, L. F., Eighty-ninth District.

Berry, H. S., Seventeenth District. Blake, William R., Seventy-first District. Bradley, John, Thirty-ninth District. Brady, A. V., Eighty-second District. Buffington, C. R., Eleventh District. Calhoun, J. C., Second District. Carter, L. V., Sixty-fourth District. Children, W. C., Thirty-first District. Clark, C. F., Forty eighth District. Colbert, W. J., Fourteenth District. Criswell, W. S., Fifty-third District. Dodd, Horace H., Ninety-second District. Donhowe, H. N., Fifty-second District. Doolittle, Clyde H., Sixty-eighth District. Edgington, Henry, Fifty-seventh District. Edson, W. C., Seventy-eighth District. Elliott, Frank W., Forty-third District. Elson, C. W., Fifth District. Emery, D. A., Eighteenth District. Fackler, S. E., Thirteenth District. Forsling, L. B., Fifty-eighth District. Francis, Jas. S., Eighth District. Garber, J. S., Eighty-eighth. District. Garber, R. O., Twenty-ninth District. Gibson, D. M., Fifteenth District. Gilbert, F. B., Fifty-first District. Gilbertson, O., Ninety-first District. Gilmore, Chas., Eighty-third District. Gilmore, Wm. T., Forty-fourth District. Gordon, W. G., Ninety-sixth District. Graham, S. L., Eighteenth District. Grimwood, E. A., Forty-seventh District. Gunderson, C. L., Seventy-seventh Distric ${ }^{+}$ Hanna, J. W., Forty-ninth District. Harrison, E. P., Thirty-first District. Hauge, A. O., Thirty-seventh District. Healy, E. P., Eighty-sixth District. Held, G. E., Eightieth District. Huff, C. W., Thirtleth District. Ingersoll, F. W., Fiftieth District. Justice, G. A., Thirty-third District. Kime, John W., Sixtysecond District. Knickerbocker, E. H., Forty-eighth District. Lake, Frank C., Fifty-eighth District. Larson, E. A., Twelfth District. Letts, C. F., Twenty-third District. LeValley, C. J., Seventy-fourth District. Lockin, J. C., Seventy-ninth District.

Long, Wm. L., Nineteenth District. McClune, James C., Twenty-fifth District. McCulloch, Fred, Fortieth District. McDonald, Arthur, Twenty-first District. McFarlane, Arch W., Sixty-sixth District. McGhee, J. H., Eighty-seventh District. Mayne, L. H., Eighty-fourth District. Miller, R. O., Sixteenth District. Mills, Bruce R., Thirty-second District. Moen, T. E., Ninety-ninth District. Moorhead, H. B., Forty-third District. Morgan, H. B., Thirty-eighth District." Narey, C. E., Ninety-seventh District. Nervig, Omen, Seventy-sixth District. O'Donnell, T. J., Sixty-ninth District. Olson, John, Forty-fifth District. Ontjes, O. A., Sixty-fifth District. Orr, John, Twenty-fourth Distriot. Parrott, Wm. B., Fifty-flfth District. Parsons, Thomas; Sixty-first District. Perkins, Geo. B., Sixtieth District. Peters, James, Thirty-sixth District. Peterson, Nels, Twentieth District. Powers, L. W., Fifty-sixth District. Ramsey, J. M., Seventy-third District. Rankin, John M., First District. Rumley, Ralph L., Sixth District. Sampson, F. C., Thirty-fourth District. Santee, C. B., Sixty-sixth District. Schirmer, W. F., Forty-sixth District. Schulte, H. H., Ninety-fourth District. Scott, Charles H., Fourth District. Scott, W. C., Tenth District. Shores, B. B., Seventy-second District. Slemmons, George F., Sixty-seventh District.
Smith, Dr. Geo. A., Forty-fifth District. Springer, Arthur, Twenty-second District. Sterling, J. C., Sixty-third District. Stimson, J. H., Ninth District. Stone, D. O., Eighty-first District. Storey, John A., Twenty-seventh District. Truax, Lawrence I., Thirty-fifth District. Ulstad, Oscar, Seventy-fifth District. Van Camp, J. H., Forty-second District. Vance, W. H., Twenty-eighth District. Wamstad, Brede, Ninety-third District. Weaver, J. B., Thirty-seventh District. Weber, John H., Sixty-ninth District.

Westervelt, A. K., Fifty-fourth District.
Wolfe, Lee O., Eighty-fifth District.
Year, F. W., Ninety-eighth District.
Yenter, Ray A., Forty-first District.
Young, Frank C., Third District.
I. E. Beeman,
C. E. Narey,
J. H. Stimson,
arthur McDonald,
J. H. McGhee,
Committee.

The report of the committee was, on motion of Beeman of Allamakee, adopted.

The following members assembled at the desk, 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 the office of Representative according to the law and to the best of my ability, so help me God:
C. W. Huff
D. M. Gibson
J. H. Stimson
C. W. Elson

Wm. Becker
John A. Storey
L. V. Carter
F. W. Ingersoll
C. B. Santee

Dr. Geo. A. Smith
E. P. Harrison
F. C. Sampson
G. E. Held

Arthur McDonald
John Bradley
C. F. LeValley

Oscar Ulstad
Fred McCulloch
J. B. Weaver

Frank C. Young
C. H. Scott

James Peters
L. W. Powers
T. J. O'Donnell
J. C. McClune

Wm. R. Blake
H. B. Moorhead

Geo. S. Allyn
W. C. Scott

John H. Aiken
Lawrence I. Truax
J. C. Calhoun

Omen Nervig
W. C. Children
J. H. Van Camp
E. H. Knickerbocker

Nels Peterson
Thomas Parsons
W. S. Criswell

John Orr
O. A. Ontjes
B. B. Shores
J. S. Garber
T. E. Moen
J. W. Hanna
W. B. Parrott

Frank C. Lake
H. B. Morgan
W. J. Colbert

John H. Weber
F. W. Year
A. K. Westervelt
J. C. Sterling
G. A. Justice
A. V. Brady
J. M. Rankin
A. O. Hauge
J. H. McGhee
H. S. Berry
H. N. Donhowe
E. A. Grimwood

Brede Wamstad
Bruce R. Mills
Lee O. Wolfe
Clyde H. Doolittle
H. H. Dodd
E. A. Larson

Geo. F. Slemmons
J. S. Francis
S. L. Graham

Henry Edgington
J. C. Lockin

- Frank W. Elliott

John Olson
W. F. Schirmer

Wm. L. Long
D. O. Stone
C. S. Aldrich
J. H. Anderson
I. E. Beeman
L. F. Benz
C. R. Buffington
D. A. Emery
L. B. Forsling

Wm. T. Gilmore
C. L. Gunderson
L. H. Mayne
R. O. Miller
C. E. Narey

Geo. B. Perkins
H. H. Schulte

Arthur Springer
J. A. Storey
W. H. Vance

## MESSAGES FROM THE SENATE

A committee from the Senate announced that the Senate was duly organized and ready to receive any communications from the House.

## ELECTION OF SPEAKER

Clark of Linn presented the name of Hon. Arch W. McFarlane of Black Hawk as candidate for Speaker of the House of Representatives, preceding such nomination with the following remarks:

Mr. Speaker and Gentlemen of the House:
The first important duty before us is the selection of one of our number to preside over the deliberations of the House of Representatives of the Thirty-ninth General Assembly.

In doing this it is perhaps fitting and proper to pause for a moment
and consider the work that is before us and the qualifications necessary for our presiding officer.

We are today confronted by a situation probably unparalleled in the history of this state and nation. With bountiful crops and every indication of apparent prosperity the producer is unable to realize from the fruit of his labor the cost of its production, while with a scarcity of manufactured articles resulting from the wastage of warfare, millions of working men are looking for work and unable to find it.

We have emerged from the war, with its lofty ideals of service and sacrifice, into an atmosphere of greed and desire for material gain, whose noisome influence still retards the return of prosperity. While many European nations, torn by the lust and carnage of war, and with millions of their peoples slowly dying with hunger, appeal to us for succor, and threaten if we do not aid to engulf us with them in a universal cataclysm on anarchy and ruin.

It is not surprising that such a situation has produced a financial, industrial and social unrest, that is threatening the integrity of republican institutions. While this Legislature is able to remedy few of the conditions that have caused this unrest, the people of Iowa do expect that we will do everything we can to stabilize, and nothing that will further unsettle economic, social and industrial conditions.

Our nation's first martyred president, that most far-seeing mind and noblest spirit that ever guided the destinies of any nation, once said that the true sphere and purpose of government should be to see "that every citizen gets an unfettered start and a fair chance in the race of life."

Mindful of the oath we have taken, it should be our purpose in the laws enacted here, that with the help of a Divine Providence, every boy and every girl who breathes the air of Iowa's prairies may be given an unfettered start, and that in the battle of life every citizen may have a fair chance; that no class or trade or occupation shall be given an undue advantage over any other; that the weak may be protected from the tyranny of the strong; that the poor may be protected from the avarice of otherwise unbridled wealth; that the burdens of government may be justly distributed:-if we succeed in this, contentment and happiness and prosperity will be within the reach of all.

Besides the usual work of a general assembly and the many measures of importance and emergency arising from the unusual conditions now surrounding us, we have been assigned the task that comes before the Legislature of Lowa but once in every quarter of a century-that of revising and codifying the statutes of the State. The increase in volume of statute law makes this task greater than ever before. It is a work that must be done with care and deliberation, regardless of the labor and sacrifice of time that it may require. And if we do it well, as I know we shall, the work of the Thirty-ninth General Assembly will be noteworthy in the history of the State.

As our presiding officer we must choose one with an ability commensurate with the magnitude of the task before us. In making this choice we are making no experiment for we have among us one who has stood the test and has demonstrated his ability and fairness in all that pertains to the office of speaker. For those of us who served under him in the Thirty-eighth General Assembly can assure you who for the first time come to this Chamber, that in the appointment of committees he will exercise that fairness and judgment that will permit each member to give to his constituents and to the state the very best there is in him. In this and in all his rulings from the chair he will decide with fairness and impartiality and without fear or hope of future favor, and so far as lies within the power of a presiding officer he will see that no factional spirit arises to embitter or hamper our work and deliberations here.

His record has been such that we are according him an honor that has come to but two men in the history of the state, that of presiding over two General Assemblies.

I need not tell you that Arch W. McFarlane is today the friend of every member here, and I am sure that that friendship will continue to grow stronger until the time when his gavel falls to announce the termination of our labor. The harmony that prevails today is auspicious of the success of his administration and of the good feeling that should exist among the members of this House during the weeks and months of work and association that are before us.

Mr. Speaker, I esteem it an honor, as it is also a pleasure, at this time to nominate Arch W. McFarlane, of Black Hawk County, as Speaker of the House of Representatives of the Thirty-ninth General Assembiy.

Powers of Crawford received recognition from the chair and made the following remarks:

## Mr. Chairman and Gentlemen of the House-

I desire to briefly endorse the sentiment which has been so well expressed by the gentleman from Linn, and in what I have to say I want it understood that I am speaking, not for myself alone, but for all those who occupy seats in what has traditionally come to be known as the "Cherokee Strip." And as I use that term "Cherokee Strip" today it occurs to me that the person responsible for that title must have been something of a prophet, because this strip, as it becomes narrower, seems to be going through somewhat the same process of change as the original "Cherokee Strip" and history seems to be in danger of repeating itself. There is one marked difference, however, I am sure. If I remember my history correctly, the original "Cherokee," when their reservation was invaded and their boundaries forced back, organized scalping parties to go out and do all the mischief they could. I want to assure the members of this House that such a spirit will find no lodgment here. On the contrary, those in this section of the House will join wholeheartedly with
the members on the other side in trying to find a correct solution of the many difficult problems that will come before this body.

As we stand here at the beginning of the Thirty-ninth General Assembly and contemplate the immensity of the task which confronts us, not only at this regular session but at the special session which every one seems to think must be held, we are impressed, I am sure, with the thought that there will be place for factionalism or partisanship and that the successful performance of the task before us will call for the united and harmonious efforts of the entire membership of the House. In our approach to the problems before us, the attitude of all should be that of citizens of Iowa, representatives of the people of lowa, striving to solve the complex problems that come before us, and to maintain the standing of Iowa as one of the great commonwealths among the sisterhood of states.

And we will make a good start this morning if we elect Arch W. McFarlane of Black Hawk county as speaker of this House. Those of us who were here in the Thirty-eighth General Assembly know that he possesses in a remarkable degree the qualities most necessary in a successful presiding officer. A Speaker's greatest temptation is to use the power of his position to control legislation and thereby to become something of an autocrat. But Arch W. McFarlane has demonstrated as Speaker of the Thirty-eighth General Assembly that he is too big a man to yield to that temptation. Those of us who were here in the Thirty-eighth General Assembly know that he won the admiration of all by his fairness and impartiality in exercising the power of his office. He was always anxious that every member of the House be given a fair chance and equal opportunity to present any matter in which he was interested. I am sure if elected Speaker he will merit the trust and confidence of every member of the House.

I take real pleasure in seconding the nomination of Arch W. McFarlane of Black Hawk county as Speaker of the House of Representatives of the Thirty-ninth General Assembly and I move, Mr. Chairman, that the nomination be made unanimous.

Motion prevailed and Hon. Arch W. McFarlane was declared unanimously elected Speaker of the House of Representatives of the Thirty-ninth General Assembly.

LeValley of Franklin moved that a committee of two be named to escort the Speaker to the chair. Motion prevailed and the following committee was named: LeValley of Franklin and O'Donnell of Dubuque.

Mr. McFarlane was escorted to the speaker's station and, upon being sworn and assuming the chair, made the following remarks : Gentlemen of the Thirty-ninth General Assembly:

I am indeed very grateful to you for so kindly bestowing upon me an honor which I realize is a little out of the ordinary, having been given to but two other gentlemen in the history of this State, and I appreciate
very much the confidence that you have bestowed upon me. I am very mindful of the fact that the gentleman from Linn has said some very complimentary things in regard to my ability and I assure you that I shall try to follow out what he has said, in order that you may not be disappointed. I wish to take this opportunity to thank the members of the minority party for seconding my nomination and wish to assure them that they will have the same consideration as due the members of the majority party.

As your presiding officer it is my intention as I said to you two years ago, to preside and preside only. I shall not try to influence legislation in any way. I do not believe that a presiding officer should use his influence along those lines but should let legislation take its natural course. You realize that my troubles have now commenced. I am now referring to my committee appointments, but I shall endeavor, and I believe that I will be successifu!, to try to please at least ninety per cent of the members of this body. I shall try to please one hundred per cent but I know that that will be impossible. However, as to the committee appointments, no one has a preference; each man will be considered and I believe that ninety per cent or at least a majority will be satisfied with the committee appointments that they receive.

It is not my intention te start the Legislature off with a long speech, and I am sure that the members will proft by my short remarks during their various arguments from cay to day, but I really have not the oratorical ability to thank the members for the honor and the trust that they have given me but I assure you that I will endeavor to do that which I think is right for the interest of all concerned. I thank you.

Speaker McFarlane in the chair.
Hauge of Polk moved that temporary chief clerk A. C. Gustafson be made the permanent chief clerk of the House. Motion prevailed, and A. C. Gustafson was declared elected permanent chief clerk.

## ELECTION OF PERMANENT OFFICERS.

Gilmore of Clay moved that the following list of temporary officers be made permanent:

Assistant Clerk, Frank Vetter.<br>Reading Clerk, Will L. King.<br>Journal Clerk, Mary Dahlberg.<br>Assistant Journal Clerk, Ora Ryan.<br>Engrossing Clerk, Bess Fenton.<br>Enrolling Clerk, Mabel Elwood.<br>File Clerk, Emery Lenning.<br>Bill Clerk, A. W. Jackson.<br>Assistant Postmistress, Elnora Gresham.

Sergeant-at-Arms, H. Armstrong.
Aspistant Sergeant-at-Arms, Walter R. Cook.
Doorkeepers, E. P. Taylor, E. E. Moore, E. H. Wickersham, J. H. McFarland, Chas. Starring, B. A. Stowe, J. E. Kent, Theophilus McKinney, J. C. McCoy, Jos. Watts, L. H. Thorne.

Pages, Walter Holstad, Glen Atkins, John Rider, Lawrence Ortland.
Telephone Messenger, Donald H. Conway.
Chief Janitor, Henry McCraven.
Assistant Janitors, Fred Miller, G. W. Rhodes, Louis Jackson, John Tate.

Motion prevailed and the temporary officers as designated were declared elected as permanent officers of the House.

Larson of Montgomery moved that the rules of the Thirtyeighth General Assembly be in full force and effect until the report of the committee on rules has been adopted. Motion prevailed.

Lake of Woodbury moved that a committee of three be appointed to notify the governor that the House is duly organized and ready to receive any communications that he may desire to transmit. Motion prevailed and the following committee was appointed: Lake of Woodbury, Elliott of Scott and Young of Davis.

Morgan of Jasper moved that a committee of three be appointed to notify the Senate that the House was duly organized and ready to receive any communications that it may desire to transmit. Motion prevailed and the following committee was appointed : Morgan of Jasper, Doolittle of Delaware and Weber of Dubuque.

Forsling of Woodbury offered the following concurrent resolution :

## CONCURRENT RESOLUTION

Be It Resolved by the House, the Senate conourring, That a joint convention of the two houses of the Thirty-ninth General Assembly be held on January 11, 1921, at 2:00 p. m.

Be It Further Resolved, That Governor Harding be invited to read his message at this joint meeting of the two houses of the General Assembly, and that the president of the Senate and the speaker of the House be designated to deliver the invitation to him.


#### Abstract

Be It Further Resolved, That at this joint convention the vote for governor and lieutenant governor be canvassed and the result announced and recorded, as provided by law.


Unanimous consent having been given for the immediate consideration of the resolution, Mr. Forsling moved its adoption. Motion prevailed and the resolution was adopted.

Stone of Sioux in the chair.

## ELECTION OF A SPEAKER PRO TEMPORE

Santee of Black Hawk placed in nomination the Hon. E. A. Larson of Montgomery as candidate for speaker pro tempore of the House of Representatives of the Thirty-ninth General Assembly and moved that the election of Mr. Larson be made unanimous. Motion prevailed and Mr. Larson was declared unanimously elected speaker pro tempore of the House of Representatives of the Thirty-ninth General Assembly.

Fackler of Adams moved that a committee of two be appointed to escort the speaker pro tempore to the chair. Motion prevailed, and the following committee was appointed: Fackler of Adams and Buffington of Mills.

Mr. Larson was escorted to the chair as speaker pro tempore and, after taking the oath of office, made a few remarks, thanking the members for the honor thus conferred upon him.

Speaker pro tempore Larson in the chair.
Moen of Lyon moved that a committee of three be appointed to assign committee rooms to the various standing committees of the House. Motion prevailed, and the following committee was appointed: Moen of Lyon, Garber of Adair and Sampson of Audubon.

Gunderson of Pocahontas offered the following resolution:

## RESOLUTION

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

Unanimous consent having been given for its immediate consideration, Mr. Gunderson moved the adoption of the resolution. Motion prevailed and the resolution was adopted. The following committee was appointed: Gundersen of Pocahontas.

## CONCURRENT RESOLUTION

Weaver of Polk offered the following concurrent resolution :
Be It Resolved by the House, the Senate concurring: Numbers One (1) to twohundred seventy (270) inclusive, in each House, are reserved for Code Commission bills, general bills to commence with the number two hundred seventy-one (271).

Unanimous consent having been given for the immediate consideration of the resolution, Mr. Weaver moved its adoption. Motion prevailed, and the resolution was adopted.

Bradley of Poweshiek offered the following resolution:

## RESOLUTION

Resolved, That the maximum number of committee clerks employed by the House shall be fifty, of which two shall be assigned to the minority and the balance 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 $8: 30$ a. m. and 5:30 p. m., unless otherwise excused by the House. A special committee of three shall be appointed to determine the qualifications of candidates for the positions of committee clerks and assign them to committees. Only expert typists and stenographers shall be considered qualified. The speaker and chief clerk shall each be allowed a clerk.

Unanimous consent having been given for the immediate consideration of the resolution, Mr. Bradley moved its adoption. Motion prevailed, and the resolution was adopted. The following committee was named: Bradley of Poweshiek, Dodd of Howard, and Rumley of Decatur.

Knickerbocker of Linn moved that the speaker and the chief clerk each be allowed a page. Motion prevailed.

Mr. Speaker announced the appointment of James H. Carter as his page, who took and subscribed to the required oath.

Mr. Gustafson announced the appointment of Harold Garwood as his page, who took and subscribed to the required oath.

Sterling of Hamilton offered the following motion:

I move that the assignment of seats to the members of the House be made a special order for this afternoon at 2 o'clock, and 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 members of the minority shall be permitted to select their seats in the northeast section of the House, if they so desire.

Motion prevailed.
Perkins of Sac moved that a committee of three be appointed to determine the amount of mileage due each member and report the same to the House. Motion prevailed, and the following committee was appointed: Perkins of Sac, Vance of Madison, and Becker of Clayton.

## 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.

Senate concurrent resolution providing for the appointment of a committee to arrange for the inauguration of the governor and lieutenant governor.

L. W. Ainsworth, Secretary.

## SENATE MESSAGE CONSIDERED

On request of Hauge of Polk, unanimous consent having been granted, Senate concurrent resolution relative to appointment of a joint committee to arrange for the inauguration of the governor and lieutenant governor, was taken up and consiliered. Moved by Hauge of Polk that the House concur. Motion prevailed.

## CONCURRENT RESOLUTION

Resolved by the Senate, the House concurring, That a joint committee consisting of six members of the Senate be appointed by the president, and six members of the House be appointed by the speaker to arrange for the inauguration of the governor and lieutenant governor.

The speaker appointed the following committee on the part of the House: Hauge of Polk, Weaver of Polk, Berry of Monroe, Healy of Hancock, Westervelt of Greene and Benz of Chickasaw.

## COMMITTEE CLERKS REPORTED

Bradley of Poweshiek, chairman of the committee on committee clerks, submitted the following report:

Your committee on the selection of committee clerks report that we have examined and recommend the selection of the following named applicants:

## Lola Eiliott

Evangeline Mulcahy
Frances McCue
Mary E. Allen
Nettie Carlson
Jennie Allely
Jennie R. Gregg
Kathryne Anderson
Leona Story
Mrs. Vesta Eales

Fay Hollingsworth
Mary Hollingsworth
Martha L. Smith
Mary E. Forsythe
Laura Jones
Maybelle Dougherty
Mabel McConnell
Gladys Almy
Elena Moore

Mr. Bradley moved the adoption of the report. Motion prevailed and the report was adopted.

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:

Lola Elliott
Evangeline Mulcahy
Frances McCue
Nettie Carlson
Martha L. Smith
Mary E. Forsythe
Jennie Allely
Jennie R. Gregg
Kathryne Anderson
Leona Story

Mrs. Vesta Eales
Fay Hollingsworth
Mary Hollingsworth
Gladys Almy
Elena Moore
Laura Jones
Maybelle Dougherty
Mary E. Allen
Mabel McConnell

On motion of Anderson of Winnebago the House adjourned until 1:30 p. m.

## AFTERNOON SESSION

House met pursuant to adjournment. Speaker McFarlane in the chair.

## 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 providing for the issuance of codes and code supplements to the Thirty-ninth General Assembly.

L. W. Ainsworth, Secretary.

## SENATE MESSAGE CONSIDERED

Weaver of Polk called up the Senate concurrent resolution relative to the furnishing of codes and session laws to the members and asked and obtained unanimous consent for the immediate consideration of the resolution at this time.

Be It Resolved by the Senate, the House concurring, That the Secretary of State be requested to furnish each member of the Thirty-ninth General Assembly, including the Lieutenant Governor and the Speaker of the House of Representatives, the Secretary of the Senate and the Chief Clerk of the House, one copy of the Code of 1897, one copy of the Supplement to the Code, 1913, one copy of the Supplemental Supplement, 1915, and Index, one copy of the Compiled Code, and one copy of the Session Laws of the Thirty-eighth General Assembly; and to each of the representatives of the press one copy of the Code, 1897, one copy of the Code Supplement, 1913, Supplemental Supplement, 1915, and Index, and one copy of the Compiled Code.

Mr. Weaver moved the adoption of the concurrent resolution. Motion prevailed.

Aiken of Ida moved that the chief clerk be authorized to assign desks in the press gallery to accredited members of the press. Motion prevailed, and the chief clerk made the following assignments:

No. 1, E. G. Denham, Des Moines Register and Tribune.
No. 2, Carl Stuart, Des Moines Capitol.
No. 3, Bruce Cole, Des Moines News.
No. 4, John Cowles, Des Moines Register.
No. 5, R. L. Spry, Iowa State Republican.
No. 6, G. L. Caswell, General Correspondent.
No. 7, A. B. Stearns, Associated Press.

## SPECIAL ORDER

Time for the 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 :
Aiken
90 Hanna
9

Aldrich ......................... 21 Harrison ........................... 11
Allyn .......................... 77 Hauge ............................... 108
Anderson ....................... 10 Healy ............................... 33
Becker ........................... 73 Held ................................. 92
Beeman ........................ 70 Huff ................................... 1
Benz ............................ 55 Ingersoll .............................. 6
Berry ........................... 22 Justice .............................. 13
Blake ............................ 54 Kime ................................. 72
Bradley ........................... 18 Knickerbocker .................... 94
Brady ........................... 82 Lake .................................. 86
Buffington ....................... 30 Larson .............................. 45
Calhoun :......................... 89 Letts .................................. 42
Carter ........................... 107 LeValley ............................ 99
Children ......................... 15 Lockin ............................. 34
Clark ............................ 46 Long ................................... 2
Colbert .......................... 79 McClune ............................. 43
Criswell .......................... 69 -McCulloch ......................... . . 87
Dodd ............................ 64 McDonald ........................... 63
Donhowe .......................... 52 McGhee ............................ 53
Doolittle ........................ 48 Mayne ............................... 20
Edgington ....................... 40 Miller .................................. 103
Edson ........................... 71 Mills ................................... 96
Elliott .......................... 78 Moen ................................... 25
Elson ............................ 57 Moorhead ............................ 105
Emery .......................... 26 Morgan ............................. 95
Fackler .......................... 41 Narey ................................. 101
Forsling ....................... 66 Nervig .............................. 47
Francis ......................... 12 O'Donnell ........................... 65
Garber of Adair ................. 106 Olson ............................... 80
Garber of Floyd ................. 39 Ontjes ................................ . . 102
Gibson ............................ 81 Orr ...................................... 29
Gilbert .......................... 93 Parrott ................................. 38
Gilbertson ..................... 35 Parsons ............................. 4
Gilmore of Cedar ................ 58 Perkins ............................. 44
Grimwood ........................ 97 Peters .................................. 3
Gunderson ....................... 56 Peterson ............................... 28
Gilmore of Clay ............... 37 Powers ............................... 67
Gordion........................... 74 Ramsey ............................. 85
Graham ........................ 88 Rankin .............................. 36
Rumley 50 Storey ..... 32
Sampson 62 Truax ..... 68
Santee 60 Ulstad ..... 5
Schirmer 31 Van Camp ..... 16
Schulte 98 Vance ..... 14
Scott of Appanoose 7 Wamstad ..... 76
Scott of Fremont 23 Weaver ..... 75
Shores 27 Weber ..... 61
Slemmons 17 Westervelt ..... 83
Smith 59 Wolfe ..... 104
Springer 49 Year ..... 84
Sterling 8 Yenter ..... 100
Stimson 51 Young ..... 19
Stone 24 Mr. Speaker ..... 91
LEAVE OF ABSENCE.

On request of Narey of Dickinson leave of absence was granted Donhowe of Story for the afternoon.

## 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 providing for joint convention to hear the Governor's message, and canvass the vote for governor and lieutenant governor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the following resolution in which the concurrence of the Senate was asked: Concurrent resolution reserving numbers one to two hundred seventy for code commission bills.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 272, a bill for an act to amend section eighteen (18) of chapter one hundred eighty-three (183) laws of the Thirty-seventh General Assembly relating to public printing and hinding.
L. W. Ainsworth, Secretary.

## SENATE MESSAGE CONSIDERED.

Senate File No. 272, a bill for an act to amend Section eighteen (18) of Chapter one hundred eighty-three (183) laws of the Thirty-seventh General Assembly, relating to public printing and binding.

Read first and second time and passed on file.

## CONSIDERATION OF BILLS

Senate File No. 272, a bill for an act to amend Section eighteen (18) of Chapter one hundred eighty-three (183) laws of the Thirty-seventh General Assembly relating to public printing and binding, was taken up and considered.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of bills on the same day, Weaver of Polk 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?"
Ayes, 107.

| Aldrich | Garber of Adair | McClune |
| :--- | :--- | :--- |
| Allyn | Garber of Floyd | McCulloch |
| Anderson | Gibson | McDonald |
| Becker | Gilbert | McGhee |
| Beeman | Gllbertson | Mayne |
| Benz | Gilmore of Cedar | Miller |
| Berry | Gilmore of Clay | Mills |
| Blake | Gordon | Moen |
| Bradley | Graham | Moorhead |
| Brady | Grimwood | Morgan |
| Buffington | Gunderson | Narey |
| Calhoun | Hanna | Nervig |
| Carter | Harrison | O'Donnell |
| Children | Hauge | Olson |
| Clark | Healy | Ontjes |
| Colbert | Held | Orr |
| Criswell | Huff | Parrott |
| Dodd | Ingersoll | Parsons |
| Doolittle | Justice | Perkins |
| Edgington | Kime | Peters |
| Edson | Knickerbocker | Peterson |
| Elliott | Lake | Powers |
| Elson | Larson | Ramsey |
| Emery | Letts | Rankin |
| Fackler | LeValley | Rumley |
| Forsling | Lockin | Sampson |
| Francis | Long | Santee |

Schirmer
Schulte
Scott of Appanoose
Scott of Fremont Shores Slemmons
Smith
Springer Sterling

Stimson
Stone
Storey
Truax Ulstad Van Camp
Vance
Wamstad

Weaver
Weber
Westervelt
Wolfe
Year Yenter
Young
Mr. Speaker

Nays, None.
Absent or not voting, 1.

## Donhowe

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

## APPOINTMENT OF SPECIAL COMMITTEE

Mr. Speaker appointed Vance of Madison and Francis of Taylor as a special enrolling committee for Senate File No. 272.

## COMMITTEE CLERKS REPORTED

Bradley of Poweshiek, chairman of the committee on committee clerks, submitted the following report:

Mr. Speaker--Your committee on the selection of committee clerks report that we have examined and recommend the selection of the following named applicants:

Florence Beard
Tillie Haskell
C. A. Roberts

Mae C. Schlater
Blanche G. Robbins
Mina Hunnicutt
Margaret Canfield

Mrs. C. C. Cook<br>Leata Carpenter<br>Maude Erickson<br>Marie Dysart<br>Mrs. Clara Weaver<br>Allene West<br>Mrs. Florence T. Herschel

Mr. Bradley moved the adoption of the report. Motion prevailed and the report was adopted.

## APPOINTMENT OF SPEAKER'S CLERK

Mr. Speaker announced the appointment of Audrey L. Kinsey as speaker's clerk, who took and subscribed to the required oath.

The following committee clerks and officers took and subscribed to the required oath :

Florence Beard
Tillie Haskell
C. A. Roberts

Mae C. Schlater
Blanche G. Robbins
Mina Hunnicutt
Margaret Canfield

Mrs. C. C. Cook
Leota Carpenter
Maude Erickson
Marie Dysart
Mrs. Clara Weaver
Allene West
Mrs. Florence T. Herschel

## JOINT CODE REVISION COMMITTEE REPORT

## To the Thirty-ninth General Assembly:

At an informal conference held at the Savery Hotel in the city of Des Moines, November 16, 1920, attended by seventy-eight members-elect of the House and thirty-seven members-elect of the Senate a committee of six members from each house was named to consider the problem presented by the subject of Code Revision in its relation to the forthcoming session of the Thirty-ninth General Assembly, and to report and recommend to the General Assembly, at the opening of the session, a plan of procedure.

The members of the joint committee so named are as follows:
From the Senate:

Edward M. Smith, Winterset. Herbert I. Foskett, Shenandoah. Chester W. Whitmore, Ottumwa.

From the House:
W. C. Edson, Storm Lake.
E. A. Larson, Red Oak.
C. F. Clark, Cedar Rapids.

Perry C. Holdoegel, Rockwell City. Charles M. Dutcher, Iowa City. Walter W. Anderson, Scranton.
J. B. Weaver, Des Moines. George B. Perkins, Sac City. John A. Storey, Indianola.

The said joint committee herewith presents its report, to-wit:
The committee held four sessions and spent several weeks in the consideration of the subject. The members of the committee made a careful study of the experience of the Fourteenth General Assembly in connection with the code of 1873 and of the Twenty-sixth General Assembly in the enactment of the code of 1897, both of which attempted to act on code revision and do the regular work at the regular session, and failed. At the meeting of the committee held December 9th, various persons who were members of the Twenty-sixth General Assembly were summoned to appear before the committee, in the light of their previous experience. These opinions were obtained and submitted to the committee.

Some idea of the complexity of the problem presented may be inferred from the following: The Code Commission has presented 253 bills containing 5,000 sections. Two-thirds of these embody existing laws stated in a new form. Twelve hundred sections are noted as modifying existing
law. More than 500 sections are admittedly new law. These commission bills were prepared all to be acted upon at the extra session, and many of them are interlocked so that the passage of one would be ineffective without the passage of some other bill or bills. It was expected that they would go into effect all at one time so as to complement and supplement each other.

Again the commission prepared for consideration of the Legislature the compiled code, containing 9,589 sections, and purporting to contain all the existing statute law of the state. It is imperative that the Legislature verify this compilation so as to be sure the sections do in fact embrace all existing law without material change. Again, there are usually introduced from the floor at each session, about 600 bills in each House.

The members of the Thirty-ninth General Assembly are confronted with the problem of scrutinizing every portion of the 253 Code Commission bills, verifying their reproduction of existing law, studying the effect of the modifications recommended, and the wisdom of the new law proposed, and at the same time consider the bills arising from the floor, and endeavor to harmonize them all with the Code Commission bills. This scrutiny is imperative and presents an overwhelming task. At the same time it devolves on the members to keep in mind whether the bills which they are thus scrutinizing are interlocked with other Code Commission bills which they are not at that time considering.

It was found that the Fourteenth General Assembly struggled with the problems from early in January to April 17th, and gave it up as impossible, and that the Twenty-sixth General Assembly worked until April 11th with like result, both assemblies finding it necessary to have an extra session to complete the work with that safety and care which is indispensable in dealing with the great bulk of the law of the state.

After full consideration by the committee it was unanimously agreed, and in this all the members of the Code Commission concur, that it is impracticable to complete code revision at the regular session, in the manner in which it should be done. It it recommended, however, that the General Assembly do such of the work as is possible, make every effort for the reduction of the number of bills coming from the floor by fixing the limit of February 15 th for the introduction of bills other than appropriation bills and committee bills, and that on the latter date such of the code bills be brought onto the calendar for passage as it is believed may be passed without peril to those which may not be reached. Every step toward revision accomplished at the present session lessens by that much the burdens of a special session.

It is hardly necessary to state that the one hundred and fifteen members of the assembly who attended the conference of November 16th, as well as those who attended the various hearings on this subject, did so entirely at their own expense of time and money, and without expectation of reimbursement.

It is felt that the General Assembly desires to do at the coming session all that is possible in the work of code revision, but is thoroughly impressed with the difficulties involved, as well as the great responsibility. The committee presents herewith a concurrent resolution, the terms of which embody the unanimous recommendation of the committee, and urges its prompt adoption. We may state that these recommendations are unanimously concurred in by the members of the Code Commission.

Respectfully submitted,
J. B. Weaver, Chairman, Geo. B. Perkins, John A. Storey, W. C. Edson, E. A. Larson, C. F. Clark,

House Members.
Edward M. Smith, Herbert I. Foskett, Chester W. Whitmore, Perry C. Holdoegel, Chas. M. Dutcher, W. W. Anderson, Senate Members.

Weaver of Polk offered the following concurrent resolution:.

## CONCURRENT RESOLUTION

Relating to Procedure in the Consideration of Code Revision by the 39th General Assembly, Creating a Joint Code Revision Committee, and Defining the Duties of such Committee.

Be It Resolved by the House, the Senate Concurring:
Section 1. There is hereby created a joint code revision committee, to be known as the Revision Committee, composed of eight members of the Senate, to be named by the President thereof, and eight members of the House, to be named by the Speaker thereof, which committee shall have general supervision of matters of procedure in connection with code revision.

Sec. 2. The Revision Committee shall refer the compiled code by titles or chapters to the appropriate standing committees of each house for the purpose of determining whether the same contains all existing laws of a general nature and is in accordance with the provisions of law authorizing its preparation; said standing committees shall report their findings to the Revision Committee at as early a date as practicable; and the Revision Committee shall introduce the Code Commissioners' bills in both houses under corresponding numbers and shall refer them to the appropriate standing committees, reporting such reference to each house.

Sec. 3. The Code Commissioners' bills are to be studied and consid-
ered by the standing committees from the opening of the session, but shall not be reported to, or acted upon by, either house until after the day hereinafter named as the limit for the introduction of bills. Said standing committees shall report to the Revision Committee any Code Commission bills the consideration of which has been completed.

Sec. 4. February 15, 1921, is hereby fixed as the final date for the introduction of bills excepting appropriation bills and committee bills introduced by the appropriate committees.

Sec. 5. The Revision Committee as soon as practicable after February 15 th shall make a summary and statement of pending legislation, with a view to estimating the time required to dispose of $1 t$, and recommend the consideration of such Code Commissioners' bills as it may be practicable to act upon during the regular session; but no Code Commissioners' bills shall be placed on passage except upon recommendation of the Revision Committee or upon the order of either house.

Sec. 6. All bills (except code commission bills) amending or repealing present law shall refer to existing law as now provided by statute, with parenthetical reference also to the sections of the compiled code where such existing law is found.

Laid over under rule 34.
On motion of Ulstad of Wright the House adjourned until 10:00
a. m. Tuesday.

## JOURNAL OF THE HOUSE

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Hall of the House of Representatives, Des Moines, Jancary 11, 1921.
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House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Paul H. Andreen, pastor of Bethany Lutheran church, Des Moines, Iowa.

Journal of January 10th corrected and approved.
LEAVE OF ABSENCE
On request of Ulstad of Wright leave of absence was granted Scott of Appanoose for the rest of the week.

## PETITIONS

Westervelt of Greene presented a petition.
Referred to committee on Military.

## CONCURRENT RESOLUTION

Weaver of Polk called up House Concurrent Resolution relating to procedure in the consideration of Code Revision by the Thirty-ninth General Assembly, creating a Joint Code Revision committee, and defining the duties of such committee, found on pages 23 and 24 of the House Journal of January 10th.

The resolution was read for the information of the House.
McClune of Mahaska offered the following amendment to the Resolution and moved its adoption:

Amend Section 4 of the concurrent resolution relating to procedure in the consideration of Code revision by striking out the words and figures "February 15th," and by substituting in lieu thereof the words and figures "February 21st."

Also to amend Section 5 of said resolution by striking out the words and figures "February 15th" and inserting in lieu thereof the words and figures "February 21st."

Amendment adopted.
On motion of Weaver of Polk the resolution as amended was adopted.

On motion of Kime of Webster the House adjourned until 1:30 p. m.

## AFTERNOON SESSION

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

McGhee of Cerro Gordo moved that a committee of three be appointed to notify the Senate that the House is ready to receive it. Motion prevailed. The Speaker appointed as such committee, McGhee of Cerro Gordo, Narey of Dickinson and Young of Davis.

The committee appointed to notify the Senate that the House was ready to receive it reported that it had so acted. Report adopted and committee discharged.

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, Hon. Ernest R. Moore, president of the Senate, presiding.

The roll was then called, and the following members responded:

| Abben | Bradley | Donhowe |
| :---: | :---: | :---: |
| Adams | Brady | Doolittle |
| Aiken | Brookhart | Dutcher |
| Aldrich | Browne | Edgington |
| Allyn | Buffington | Edson |
| Anderson of Greene | Buser | Elliott |
| Anderson of Winne- | Caldwell | Elson |
| bago | Calhoun | Emery |
| Baird | Campbell | Ethell |
| Banta | Carter | Fackler |
| Becker | Children | Forsling |
| Beeman | Clark | Foskett |
| Benz | Criswell | Francis |
| Berry | Darting | Frailey |
| Blake | Dodd | Fulton |

Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Greenell
Grimwood
Gunderson
Hale
Hanna
Harrison
Hartman
Haskell
Hauge
Healy
Held
Holdoegel
Horchem
Huff
Ingersoll
Johnston
Justice
Kime
Knickerbocker
Lake
Larson
Letts
Lockin
Long
McClune
McCulloch
McDonald

| McGhee | Schaffter |
| :--- | :--- |
| McFarlane | Schirmer |
| McIntosh | Schulte |
| Mantz | Scott of Fremont |
| Mayne | Scott of Marshall |
| Meredith | Shores |
| Miller | Slemmons |
| Mills | Slosson |
| Moen | Smith of Clinton |
| Moorhead | Smith of Madison |
| Morgan | Springer |
| Narey | Sterling |
| Nelson | Stimson |
| Nervig | Stoddard |
| Newberry | Stone |
| O'Donnell | Storey |
| Olson of Boone | Thurston |
| Olson of Clinton | Truax |
| Ontjes | Tuck |
| Orr | Ulstad |
| Parker | Van Alstine |
| Parrott | Van Camp |
| Parsons | Vance |
| Perkins | Wamstad |
| Peters | Weaver |
| Peterson | Weber |
| Powers | Westervelt |
| Rainbow | White |
| Rankin | Whitmore |
| Reed | Wichman |
| Rumley | Wolfe |
| Sampson | Year |
| Santee | Yenter |
|  | Young-147 |
|  |  |

Those absent were:

| Cessna | LeValley | Scott of Appanoose |
| :--- | :--- | :--- |
| Colbert | Mead | Scott of Chickasaw |
| Gilbert | Pitt | Thompson-11 |
| Kimberly | Price |  |

The president declared a majority of the General Assembly present at the joint convention.

Senator Caldwell 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 Caldwell of Mahaska on the part of the Senate, and Representatives Ramsey of Butler and Doolittle of Delaware on the part of the House, as members of the committee.

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

The president of the joint convention then presented Governor W. L. Harding, who read his message as per previous invitation.

## GOVERNOR'S BIENNIAL MESSAGE.

Members of the Senate and House of the Thirty-ninth General Assembly:
By constitutional provision, there is a mandate to the Chief Executive of the State on this occasion to direct his remarks to the subject-"The Condition of the State."

By virtue of the place which I have occupied during the past four eventful years I feel that I am somewhat informed on this subject.

In addressing you, a coordinate branch of the government, at this time, I realize and understand the tasks that lie just before you, and also how important your work will be to the future development of the State and to all her people.

Further, I am mindful that personally I pass now from this stage of activity. Heneceforth I am citizen and not servant. Fourteen years ago this January I first became a member of the Iowa House of Representatives. Since that time there has been no moment that $I$ have not held some office of trust for the people of the State. These years have been a pleasure and growth to me, and at times I venture the hope that the State may have benefited. This I know, there has been honest purpose to serve and a priceless heritage is ours, which coming in the early forties of our lives gives ample opportunity for yet further service in the ranks.

The State and Nation just now are in a period of reconstruction, following the great world war. Iowa and her people should not be discouraged. In truth, we ought to be very optimistic. I know that of late there has been much singing of the song of discontent, and even in some quarters they sing the song of hate. All this is wrong. The call of the hour is for the grace of good cheer, hope and confidence in our fellow creatures. Opportunity for real living and achievement was never brighter for our people than at this hour.

Iowa is not poor in money, nor are her people in the grip of poverty. There is more wealth now in the State than ever before, and this wealth is, and will increase continually. The moral tone of the people and educational advantages are at their zenith in the State's history. This is the hour for confidence, the extension of the helping hand and a word of good cheer.

The State does not need more government. Rather, it can get along with much less government at the top. It is quite apparent there is need for both the State and Federal powers to realize that localized gov-
ernment is most wholesome, and that the machinery, as first constructed, should be utilized and coordinated to present day conditions and needs.

My views of the tasks which lie before you as legislators in relation to "the condition of the State" can be summarized as follows:

First-Completion of the work of code revision.
Second-Make provision for the Constitutional Convention.
Third-Make the necessary appropriations.
Fourth-Provide an educational program.
Fifth-Make provision to utilize long standing local government agencies and decrease State machinery wherever there is duplication.

Sixth-Assist and encourage the development of State industries, both old and new.

Seventh-Provide for better marketing facilities for the products of the farm.

Eighth-Provide for better transportation facilities for the products of the State to the markets of the world.

Ninth-Provide means for more uniform distribution of labor.
Tenth-Provide for adequate home building and means for families to acquire ownership of their homes.

Eleventh-Make provision to remove whatever industrial handicap the soldier and sallor of the late war was placed under, because of his serice to the country.

Twelfth-Revise tax laws so as to increase revenues and more equitably distribute the burdens thereunder.

## CODE REVISION.

[^1]the whole task can be performed with comparative ease. If, on the other hand, you proceed now with the regular session work, as is the custom, amending the laws very largely, the work of the Code Commission will fall for naught, and much of the expense incurred will be wasted. The work of the Code Commission has been quite thorough and ought to assist in expediting the work that is laid before you.

## CONSTITUTIONAL CONVENTION

Section 3 of Article 10 of the Constitution of the State provides for the submitting of the question of a Convention to revise or amend the Constitution once every ten years, to the electorate. Such submission was had at the last general election. A majority of the votes cast on the subject was in favor of the holding of the Convention.

This General Assembly is, therefore, charged with the duty of providing ways and means for an election by the people, of such delegate convention. Ample time should be had, after the law for the selection of the delegates is effective, to give the people opportunity to acquaint themselves with the work that will confront the delegates to this Convention.

## FEDERAL ACT.

On the third day of September, 1920, I accepted on behalf of the State the Federal Act providing for industrial rehabilitation in the following manner:
"To the Federal Board for Vocational Education, Washington, D. O.:
Since the Legislature of this State does not meet in regular session before December 31st, I, W. L. Harding, Governor of the State of Iowa, in accordance with the authority vested in me by the Federal Act providing for the promotion of vocational rehabilitation of persons disabled in industry or otherwise, and their return to civil employment, approved June 2, 1920, do hereby accept all the provisions of the said Federal Act for the State of Iowa and do hereby-

1. Empower and direct the State Board of Vocational Education to cooperate as provided in the said Federal Act with the Federal Board for Vocational Education in the administration of the provisions of the said Federal Act.
2. Direct, in order that the State may take advantage of the Federal funds available from the Federal. Act, that a plan for cooperation in carrying out the provisions of the Federal Act be formulated between the state Board for Vocational Education and the State Workmen's Compensation Board, the said plan to be effective when approved by me.
3. Authorize, in so far as the legal power rests in me the State Board for Vocational Education to use State funds or other funds available for
vocational rehabilitation in matching Federal funds avallable to the State of Iowa.
4. I hereby appoint as custodian for said Federal appropriations the State Treasurer who shall receive and provide for the proper custody and disbursement of all money paid to the State from the said Federal appropriations.

Dated at Des Moines, Iowa, this third day of September, 1920."
This is a matter which comes before you for further action.

## PARDONS, COMMUTATIONS AND REMISSION OF FINES

It is a constitutional provision that I report to you every case of reprieve, commutation and pardon granted and all remissions of fines and forfeitures. Such report is herewith presented, and in a summary way is as follows:

I have referred to the Board of Parole nineteen applications in life cases for investigation and recommendation. In ten cases the Board of Parole recommended commutation of sentence, in seven cases the recommendation was against clemency; all of these recommendations were approved; one recommendation for commutation of sentence was disapproved and one case was withdrawn by the applicant. Prior to 1919 I referred one application for pardon to the Board, in which commutation was recommended and granted in 1919.

I have granted pardons in five cases, in which the sentence was imprisonment in the County jail. I have granted sixty-three suspensions of sentence, on recommendation of the Board of Parole and upon recommendation of the proper County officials, twenty-one from County jails.

I have restored to citizenship twenty-four paroled men, and upon recommendation of the Board of Parole, four hundred sixty-two. There were also fourteen commutations of sentence upon recommendation of the Board of Parole. I have remitted fines in thirteen cases.

I am submitting herewith and by this reference making a part hereof, a report relative to the improvements which have been made and the future improvements which are proposed in order to build the capitol grounds extension.

Also I am submitting herewith and by this reference making a part hereof, a report of the Temple of Justice committee, which committee was provided for by the Thirty-eighth General Assembly.

## TAXATION.

From an examination of the budget report, which is required by statute to be filed, and which is herto attached and made a part of this

Biennial Message, you will find that the askings are very much in excess of what has been appropriated in the years gone by. The largest askings, come from our State Educational institutions.

The increase, which the Board of Education asks for the succeeding biennial period is $\$ 6,133,097.00$. At first this seems to be a staggering amount, and it is large. However, education is worth all it costs, and it is a prime duty of the State to furnish adequate facilities to take care of all who may knock at the door for admission.

The Board of Education of the State and the heads of these educational institutions are conservative men, who have a profound interest in the future of the State, and I can assure you that these askings have not come in a haphazard way, but have been the result of careful and earnest study.

On February 10, 1917, as Governor of the State, I submitted a special message to the then Thirty-eighth General Assembly. At that time I called attention to the state of the Treasury. It showed that there was cash on hand January 1, 1917, in the amount of $\$ 116,247.00$ and that the revenues available up to June 30, 1917, including this cash, were $\$ 4,239,447.00$.

This report also showed that there had already been appropriated by former legislatures, subject to warrant for the same six months' period, the sum of $\$ 5,724,958.00$. This left a deficit, June 30, 1917, of $\$ 1,486,511.00$. On December 1, 1920, there was on hand in the Treasury of the State $\$ 7,590,704.24$. Of this amount $\$ 4,251,784.52$ belonged to the road fund. There was, therefore, on December 1, 19,20, in the general fund of the State Treasury, $\$ 3,338,919.72$.

On December 1, 1920, the books of the Auditor and Treasurer showed that there had been appropriated and subject to warrant, from that period up to July 1, 1921, the sum of $\$ 14,710,088.89$.

It also was disclosed by their records that the money on hand December 1, 1920, and the receipts that will be available, amount to $\$ 15,056$,254.24, the receipts having been estimated below what, in all probability, will be available to the State Treasury before July 1, 1921. This leaves a balance of $\$ 346,165.35$ in the State Treasury July 1, 1921, that has not been appropriated.

In other words, on July 1, 1917, shortly after the United States entered into the war, the Treasury showed a deficit of $\$ 1,486,511.00$ and on July 1, 1921 , will show a balance of $\$ 346,165.35$.

This means that during this four year period, we have paid a deficit and accumulated a balance totaling $\$ 1,832,676.35$.

Also, there are three funds in the schedule hereto attached, which have been appropriated but which will not be used, amounting to $\$ 715,000.00$. They are:

$$
\begin{aligned}
& \text { Military . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . } \$ 450,000.00 \\
& \text { Providential contingent } 40,000.00 \\
& \text { Retrenchment and Reform Committee . . . . . . . . . . . } \$ 25,000.00
\end{aligned}
$$

With this fund added to the deficit, which was in the Treasury July 1, 1917, and the balance that will be on hand July 1, 1921, there is a total amount of $\$ 2,547,676.00$. This amount represents what has been made up and saved during the past three years out of the general levy and taxes that have been collected for all State purposes.

The Legislature in 1917 authorized a One Million Dollar appropriation. This was made available for various war purposes. Of this amount, $\$ 56,000.00$ was set aside for secret service work, and $\$ 25,000.00$ for aid to returned soldiers. $\$ 309,563.11$ of this Million Dollar fund was expended, as by the statute provided, for support, transportation, physical examination, etc., of the men furnished by the State of Iowa to the Federal government. This amount should be paid back to the State by the Federal government. The bill has been filed with the War Department. This leaves a balance in cash of $\$ 609,186,22$, that was credited to the Temple of Justice fund, as by the Thirty-eighth General Assembly provided.

I am attaching hereto and making a part of this Message the report of the State Accountant, showing the receipts and disbursements for the period from December 1, 1920, to July 1, 1921.

The information which has been disclosed makes it possible to meet the growing demands and needs of the State in a wholesome way, without increasing the levy above what it has been made during the past three years.

This statement is based upon the belief that the prices the State is required to pay for its commodities, the same as individuals, will be reduced and the further fact that the State will receive added revenues from other sources, which are available, and that there can be savings made in some of the Departments.

## REVISION OF TAX LAWS.

The government is supported through taxation. These taxes should be spread equally among all the people. Certain tax changes, in my judgment, would be beneficial in reaching the desired result.

In my last Biennial Message I recommended the following:
"Under the present arrangement the Executive Council sits as an
equalizing board. They are clothed with authority now to equalize between Counties, but cannot equalize as between individuals.
"I suggest that you consider the advisability of widening the scope of the power of the Executive Council, as a board of equalization, so that they may have power to equalize as between individuals.
"I further suggest, that you consider the advisability of making the County Auditor also the County Assessor and placing this officer, as such assessor, under the Executive Council when acting as a board of equalization, authorizing conference of all these County Assessors with the Executive Council once each year. With the Executive Councll having added power, the Auditor as County Assessor with power over the township assessor, it would be possible to bring about greater equality in taxation matters."

I recommend that the State adopt the policy of a direct inheritance tax, as a further means of equalization-this tax to be on amounts, say of $\$ 25,000.00$ and over, the tax being graduated as the amount increases.

I recommend that personal property taxes be abolished and an income tax be levied on incomes of over $\$ 4,000.00$-this tax to be graduated as the income increases.

I further recommend that under fair safeguards, vacant, idle, real property should be more heavily impressed by the assessor, for the burden all such property imposes in retarding commercial progress.

## GASOLINE INSPECTION.

The neighbor States about us require that gasoline before being sold in the State be tested. Such is not the case in Iowa. For this, it is reported to me, that there is dumped into our State and sold a large amount of this product that is inferior.

I recommend, therefore, that you make it the duty of the Oil Inspector to inspect gasoline. A small charge can be made for this work to the distributor. The people of the State will be benefited in a better grade of gasoline.

## STATE INSTITUTIONS.

The Thirtyeighth General Assembly appropriated for the purchase of land and industries under the management of the Board of Control, for the biennial period, $\$ 160,000.00$ for the Men's Reformatory at Anamosa, and $\$ 75,000.00$ for the State Penintentiary at Fort Madison. Of these amounts appropriated $\$ 158,142.08$ was expended for farm land and live stock at the Men's Reformatory, and $\$ 60,239.50$ for land at the State Penitentiary.

There is a crying need for more land at several of the institutions under the management of the Board of Control. The land which the State owns at these institutions, which totals eleven thousand, eight hundred twenty-nine acres, and valued at $\$ 3,350,725.00$, is all producing revenue for the State.

The state owns eight hundred acres that was purchased near Clive for the purpose of a custodial farm. This farm has not been developed as it was originally intended, and $I$, therefore, recommend that you authorize that this land be sold and the money used to purchase other lands near our penal institutions. It is not economical or satisfactory to try to transport inmates from either the Reformatory or Penitentiary to this farm and attempt to operate the same.

I want to recommend that the State be liberal in the purchase of farm lands adjacent to these various institutions, for in so doing you increase the holdings of the State, and at the same time make it possible for these institutions to be self-supporting.

The farms of the State, under the management of the Board of Control, earned during the last biennial period $\$ 351,324.66$. The total amount of products from the farms, orchards and gardens since the last biennial report is:

| Farm products | 602,975.79 |
| :---: | :---: |
| Poultry yards | 18,070.16 |
| Live stock | 217,463.05. |
| Dressed meat | 117,535.45 |
| Garden products | 187,143.47 |
| Orchards and miscellaneous | 110,184.73 |
| - |  |
| Total | ,253,372.65 |

This represents a profit to the State, after all expenses have been cared for, of $\$ 351,324.66$, or approximately a return of $\$ 30.00$ per acre for the biennium. Besides this profit in money, it furnishes wholesome employment for these people, which, after all, is the best return which the State can receive.

The State has at these institutions two commercial industries-the chair and furniture industry, located at the State Penitentiary, and the cooperage industry at the Men's Reformatory, both of which during this blennial period have been great revenue producers for the State.

The chair industry has turned out 168,604 chairs and the net sales were $\$ 777,491.22$. This industry has earned in profits and reserves, since the last report and for the biennial period, $\$ 375,777.24$, which represents over 246 per cent of the invested capital. The chair factory provided employment for over two hundred prisoners. They received for their services, in addition to the cost of their maintenance, $\$ 38,134.32$. These
wages earned are placed to the individual credit of the prisoner in a local savings bank, to be paid to them upon their release or sent to dependent relatives upon satisfactory proof.

At the cooperage industry, the sales for the biennial period were $\$ 334,652.93$. The profits and reserves earned during the period were $\$ 62,818.16$. From forty to forty-five prisoners are required for this work. They received in wages $\$ 8,001.84$.

The total net profits from these various State institutions amount to $\$ 789,920.06$. The average increase of the princtpal commodities purchased for the various State Institutions for the biennial period ending June 30, 1920, as compared with the biennial period ending June 30, 1918, is 52 per cent. Freight rates since June 25, 1918, have increased 68 per cent.

From these percentages of increase, it, therefore, behooves the State to produce the largest possible amount on the farms adjacent to these institutions, for in doing so freight charges are eliminated, as well as the increased cost that is attached to commodities, and with these facts in mind, it seems but good business for the State to provide amply with land, so that the management can conduct these institutions in an economic way.

## TRANSPORTATION.

Under the present economic status of our State, adequate transportation facilities are an absolute necessity, if we are to be as prosperous as our resources and location warrant. During the past year and a half, millions of dollars have been lost by the producers of Iowa, due to the fact that we have had inadequate transportation facllities. There are two phases to this question of transportation that ought to receive the attention of this legislature.

First, you should see to it that the rights of the State, in reference to control over intra-state rail transportation, are not taken away.

Second, you should make an appropriation to the Railroad Commission, or some other authority within the State, with power to spend money within and without the State, to develop natural waterway transportation to the ocean.

The Great Lakes and St. Lawrence and the Mississippi River should both be opened for water navigation to the ocean. At the present time some of the sister States are making appropriation for the purpose of assisting in a program for the proper development by the United States and Canada of the Great Lakes-St. Lawrence waterway.

This project, engineers estimate, will cost in the neighborhood of three hundred million dollars, one-half of this expense to be borne by the United States government. This water transportation will reduce the freight charge on Iowa products to the Atlantic seaboard and foreign
markets from nine cents to fourteen cents per hundredweight, and at the same time afford the Iowa producer ability to compete on an equal freight basis for the market which rightfully belongs to him in this and foreign countries.

I therefore recommend that this legislature appropriate at least $\$ 10,000.00$ a year for the next biennium to the Railroad Commission, or some other authority, said money to be used to assist in developing water transportation, which will save the people of the State on out-going and in-coming freight millions of dollars every year. This matter will be presented to you in more detail during the session.

## HIGHWAYS.

Heretofore the Legislature has at each session been confronted with the difficult problem of revising the road laws and reorganizing the highway work in order to provide for the very rapidly increasing highway trafic occasioned by the motor vehicle. This problem has now been solved. Iowa now has road laws second to no other State in the Union. These laws are elastic enough to provide for the construction in any County of that type of road necessary to meet the traffic conditions in that County.

Under these laws, roads ranging all the way from well graded and drained earth roads to the higher type pavements can and are being built. Ample means are provided for financing the construction of roads in any County at as rapid a rate as the economic conditions will permit. Thus, in those portions of the State where roads have not been built to finished grade, the law authorizes constructing the roads to finished grade, providing the necessary drainage and the elimination of danger at railroad crossings. In those portions of the State where gravel is readily available and where traffic is such that a gravel surfacing would constitute a substantial improvement, the law authorizes the construction of gravel surfaces. In those portions of the State which desire to proceed with the construction of pavement on the primary system, the law authorizes such work to proceed and provides a ready means of financing.

We have now been operating under the primary road law for two years. Due to the extremely difficult conditions following the war, it has not been possible to proceed with construction work as rapidly as some may have desired, or as the finances avallable would permit. This period has, however, been used to good advantage, in that a large amount of preliminary work has been accomplished.

A primary road system consisting of 6500 miles has been designated and established, connecting every County Seat and every important market center of the State. Definite projects have been outlined for the improvement of 3380 miles, or approximately 50 per cent of this system.

Twenty-seven Counties have voted, authorizing the Board of Supervisors to proceed with the hard surfacing of the primary road system. Thirteen Counties have authorized the issuance of bonds, amounting to approximately $\$ 18,500,000$. The results in these Counties demonstrate the wisdom of the Legislature in providing a law under the terms of which any County that wishes to do so, can proceed with hard surfacing its primary road system, and can issue bonds for the financing of the work as rapidly as construction can be accomplished.

Detailed surveys have been made for the improvement of 2600 miles, or forty per cent of the primary system. Construction contracts have been let for the improvement of 1,100 miles, or one-sixth of the system. The amount involved in these contracts is $\$ 12,600,000$.

During 1920, the following work was constructed:

|  |  |  |
| :---: | :---: | :---: |
| Graveling ............................................................... 110 miles |  |  |
| Constructing to finished grade................................. 410 miles |  |  |

All Federal Aid funds have been obligated as rapidly as they became available, by signed project agreements between the Secretary of Agriculture and the Highway Commission. Up to December 1, 1920, \$6,293,839.98 of Federal money had been so obligated, which is over one million dollars more than the amount, which must be obligated by July 1, 1921, in order to prevent such funds from reverting to the government. There is not the slightest chance that Iowa will lose any road funds allotted to her by the Federal Government.

Conditions now are such that the State should go ahead confidently with its program of road construction. Industrial conditions are undergoing a readjustment. Many plants have shut down and thousands of men are out of employment. It will take industry some time to adjust itself to the new conditions. In the meantime, the State should proceed with its road improvement as rapidly as possible. This work is financed. The funds are available to carry it forward without straining our credit and without further inflation. By proceeding with the work at this time, employment will be offered to a large number of men now idle, and the general condition of the State will be benefited.

The most important highway legislation that can be undertaken by this General Assembly, is that relating to the elimination of danger at railroad crossings. Almost every day the press carries a notice of some new railroad crossing accident at which the lives of one or more people have been snuffed out. Unless some means is found to speed up the elim. ination of danger at railroad crossings, tens of thousands of people will be killed at the railroad grade crossing before there is any material reduction in the number of grade crossings on our highways. In legislation of this nature, provision should be made for a fair and equitable distribution of the cost of the improvements, between the public and the rallroad company.

The experience of two years operation under the primary road law indicates that a few changes or amendments should be made. The bonds authorized have a maximum interest rate of five per cent. Under the financial conditions of the past two years, these bonds could not be sold at face value, and it was illegal to sell them at less. It was suggested that the maximum interest rate be increased to six per cent, leaving it to the good judgment of the Board of Supervisors to fix the interest rate at less than that amount, if, under the financial conditions existing at the time the bonds are offered for sale, they can be sold at a lower interest rate.

Due to the fact that in a majority of the Counties the work being done on the primary road system consists of building the roads to finished grade, there will for the next several years be a surplus in the primary road fund. It is suggested that the laws be changed so that this surplus may be made available for expenditure through the purchase by the State of primary road bonds issued by any County. These bonds can later be placed on the market where the funds are required to meet the current expenses for road work. It is possible in this way to finance the bonds that will be offered for sale during the next few years without the creation of a floating bonded indebtedness. The State will get five per cent interest on such bonds, while only two per cent interest is received for funds on deposit.

Under the present law, the support fund of the Commission consists of two and one-half per cent of the motor license fees. The support fund of the Motor Vehicle Department consists of three and one-half per cent of the motor license fees. It has developed that the support fund of the Motor Vehicle Department is in excess of the requirement, and the support fund of the Highway Commission is not sufficient to meet its requirements with the vastly increased amount of work that must be done. It is suggested that these percentages be reversed.

The law requires that contractors give a surety bond for one hundred per cent of the amount of their contracts. Under these requirements, it will cost the State from $\$ 150,000.00$ to $\$ 300,000.00$ annually for such contract bonds. The interest of the State and of the various Counties can be amply protected at much less expense.

More ample provisions should be made for financing the bridge and culvert work on the primary road system. Under the present law, this work is payable by the counties from the county bridge funds. In building portions of the primary system to finished grade, the bridge and culvert work is quite expensive, often running considerably in excess of the cost of the grading and drainage work. As a general rule, it is not possible for the Counties to finance this work from current funds, the result being that they must issue bonds. This would not be a hardship were it not due to the fact that a number of the Counties have already reached their limit of bonded indebtedness.

The statute provides that a County cannot go in debt in excess of one
and one-fourth per cent of its assessed valuation. Under the primary road law, it is provided that any County may incur an indebtedness through the issuance of bonds for road work, up to three per cent of its assessed valuation. It is recommended that the Counties be authorized to incur an indebtedness for bridge and culvert work on the primary road system up to three per cent of their assessed valuation. Such a provision would release the annual county bridge funds for the ordinary bridge and culvert work on the county and township road systems, and would at the same time permit the grading and draining of the primary system to proceed without interruption.

The primary road system, as now constituted, does not extend within the limits of a city. Within a town, any road or street which is an extension of the primary road system, may be hard surfaced, under the primary road law. It is suggested that this provision be extended to apply to extensions of the primary road system through the outlying districts of cities. It is often impractical for a city or town to finance the construction of a pavement in outlying portions of the municipality where property values will not stand the assessment. Such roads invariably carry very heavy traffic, the result being that they are usually in bad condition. This suggestion for the hard surfacing of extensions of the primary road system in the outlying districts of cities will provide a means for relieving a difficult situation.

I have been in quite close contact with the Highway Commission and their efficient corps of Engineers and helpers, in the many difficult problems they have had to meet during the past two years. The work has been well and carefully performed. Under the system, as now arranged, the State will get good honest roads at reasonable cost.

## INDUSTRIES

One of the prime duties of government is to see to it that advantages and opportunities are available in largest possible measure to its citizens. If we, as a State, are to keep pace industrially with our sister States, it becomes our obligation to develop constantly already existing industries and be on the alert for new ones.

The State's primary industry is farming. From this source we produce original wealth, and so long as this is the fact, we hold the key of prosperity.

We must keep in mind, however, that we cannot afford to allow the soil to be robbed of its fertility. In this connection let me remind you, the State as a whole is vitally interested, and I am persuaded that the time has arrived when the land tenancy problems should be considered by the legislature of the State.

Improvement of live stock should be fostered and helped, for this industry is truly correlated to that of farming. New manufacturing industries should be encouraged in the State, for I believe the ideal situation
is to have the factory alongside the farm. Every unnecessary hauling of freight, is an economic waste and must be paid for either by the producer or consumer.

The canning industry has been neglected as one of the industries of the State, and is capable of great revenue to our people.

Geologists of standing, inform me that there are possibilities of oil in centain localities in the State. Nebraska has offered a bonus to the one who discovers a commercial well. I suggest that you give this matter attention.

## MARKETING

The place of importance in our industrial and economic life occupied by the farmer, is well known and generally conceded. Unstable and fluctuating prices for farm products are not only harmful to the farmer, but to all the people of the country.

If we, somehow, can stabilize farm product prices and assure the farmer that he can have a market, where the law of supply and demand will be in operation all the time, we will have accomplished a permanent advancement for the country.

The first requirement, as I view the matter, in the solution of the marketing problem of the country, is definite information about supply and demand. So far Iowa has done little or nothing along this line. We ought to know more about where there is demand for our products; when this demand is at its height, and how best to get the products to this market. This information ought to be gathered by the State and disseminated among the people.

Second, there ought to be a marketing bureau, whose business it would be to find new markets and assist in bringing the producer and consumer closer together.

Third, the law of the State ought to be amended to allow and regulate cooperative marketing by the producers.

I feel that there are grave national problems awaiting solution, depending very. largely upon what is done to maintain and increase the efficient production of our farmers, and to distribute these products so that the farmer will be assured, without too much hazard, of a reasonable profit.

This nation is young in years, but even so, considerably more than a majority of the people live in cities and towns. In the eastern part of the United States, there are literally thousands of abandoned farms. These farms have been worn out and discarded.

This nation can ill afford to get in a situation where it will not produce enough food for the people within the country, nor can it afford to get to the place where it will not have a surplus for export trade.

At the present time, manufacturing is being done largely in the east. The farmers of foreign countries are closer in freight charges to our market, than are the people of Iowa. The Iowa farmer sells independent and alone in competition with those who are thoroughly organized.

Under this condition the State, as well as the individual, suffers. Iowa cannot afford to allow her agricultural interests to go down, or even to decrease.

You, as legislators, can afford to spend time and study on this great problem of production, marketing and distribution, and at least, you should make a start toward solution.

## LABOR DISTRIBUTION

Iowa is not only the greatest agricultural State in the Union but is fast assuming magnificent proportions in manufactures. During 1914 the output of our factories amounted to thri't hundred ten millions of dollars; for the year 1919, these products exceeded seven hundred millions of dollars. While a part of this value of production increase can undoubtedly be attributed to general price changes, however, that there was a most remarkable actual increase, is proven by the number of persons employed in production. This average number of persons so employed increased by approximately 17,000 for the same period.

It is well known that employment in Agriculture is seasonable, but it is not so generally recognized that nearly all lines of manufacture have their busy and dull seasons, thus bringing a continual change in the number of persons employed. This means that while during practically the entire year a number of employees are engaged regularly, a considerable number must drift from job to job, according to the class of industry. For instance, for 1919 fifty-five canning and preserving plants employed 409 persons during February and 5,341 in September. Ninetyfive brick and clay plants had 937 employees in January, and 2,796 in September. Six hundred thirty printing plants employed 700 more persons in December than in January. The Confectioners employed 400 more persons in September, October and November than in January and February. Thirteen food preparation plants employed over 4,000 persons during January, September and October, but only 2,740 during March. Three thousand two hundred and six manufacturing establishments of all kinds report 55,080 persons employed in actual production during their week of smallest employment, and 100,048 during their week of largest employment, showing a drift for all reasons, and of which seasonable employment is by far the largest, of 43.8 per cent of the maximum employment. This drift is about 5 per cent greater than the average year, the difference being undoubtedly due to readjustments, both of industry and of wage earners following the war.

In this drifting, the worker must hunt for the next job, while an employer in need of this particular skill, is hunting for someone to fill the
job. This means economic loss to both employer and employee and means to the State a lessened production.

Not all loss can be avoided but by a proper functioning on the part of the State, in a well organized employment service, there can be a direction and distribution of labor that will eliminate the greater part of it. No private agency can ever succeed. Employers' agencies must always be more or less restricted to their own needs. Trade Union agencies are restricted to the needs of their own membership, while the fee agency is benefited by frequent changes of employees from job to job, which in the end cultivates drifting habits of workers rather than regularity of serv-ice-the goal of State welfare. Nor can they ever be an effective intercommunity exchange that will direct a surplus of labor from locality to locality, or industry to industry, according to needs and requirements.

What the State can do in this work, is made plain by the record of the State Free Employment Bureau, which directed for the biennial period, July 1, 1918, to July 1, 1920, a total of 157,109 men and women to jobs and of which 120,405 were actually placed. That this number is not wholly due to the activities during the war, is indicated by the figures for the last year of 49,001 directed and 35,561 placed.

That this class of service reaches all needs, is shown by the farm placements, which were 25.1 per cent of all actual placements, while at the same time it has rendered service to practically every industry and vocation of the State.

If this service is to continue, some definite provisions must be made. At the close of the war, fourteen offices were in operation under a cooperative arrangement with the United States Free Employment Service. The State's end of the finances were drived from the regular statutory provision designating one chief clerk and the regular provisions for printing and incidental expenses, as provided for other State Departments.

In addition, under the recommendations of the State Council of Defense, practically $\$ 19,000.00$ was used out of the war emergency funds, placed at the disposal of the Governor. In addition, the Thirty-eighth General Assembly appropriated $\$ 6,000.00$ to continue the State's end of the expense until July 1, 1919. No provision having been made for the continuance of this service by the State, beyond July 1st, except the employment of a chief clerk with incidental expenses, and the appropriations of the United States Employment Service having dropped to a minimum, all of the employment service was at that date centered in the Des Moines State office, with several cities of the State cooperating through organizations of employers and employees, who were not willing to permit the service to cease.

These arrangements continued in some of the localities until the early part of the year, 1920, when there was no apparent relief coming from either the State or Federal government. In consequence of which, all of the offices were discontinued, except the one at Des Moines, which is
now being maintained by the chief clerk of the employment service, one placement officer furnished through the Governor's office, and two women placement officers provided for by the United States Employment Service, the Federal Department furnishing the major part of office supplies and franking privilege, the State providing the telephone service.

Under this arrangement, as an indication of the further value of the service, from July 1, 1920, to January 1, 1921, 1,479 men on a monthly basis were actually placed on farms; 2,592 harvest hands, corn huskers and like labor were placed. In addition to this, forty-eight boys were placed, making a total placement on the farms of the State, since July 1 st , of men and boys of 4,119 , this being approximately 50 per cent of the business of the office for the period.

With proper provisions for a systematic organization of this service, the work that has been done is only a minimum of what can be accomplished in the interest of every element of society in Iowa. Just at this time, there is a considerable surplus of labor, but as international monetary exchange improves and all of our industrial interests come to a reasonable, normal basis, there must inevitably be a great shortage of labor. This shortage cannot be avoided because there has been permanently withdrawn from the productive industries of the world, some twenty to twenty-five million people.

Besides, the conditions as indicated from all reports from continental countries, is that millions of the children growing up, because of famine and disease, incident to the war, can never grow into fully developed men and women either mentally or physically, thus meaning less productive power on their part.

Under these circumstances, every ounce of available labor should be used. There should be no opportunity for loss because of a willing man being compelled to spend time in the hunting of a job, nor an employer having a job being compelled to wait until someone appears for it. Nor should either of these factors in industry be compelled to pay a tribute to any source for a service of such vital importance to the State in maintaining its industries at the peak of production.

This Bureau, properly functioning, even with some assistance that may within the next several years be secured through the Federal service under any form of cooperative arrangement, will require from the State a sum equal to at least $\$ 25,000.00$ for salaries, rentals and other incidental expenses.

## LAW ENFORCEMENT

Article 4, Section 9, of the Constitution of the State, provides-"The Governor shall take care that the laws of the State are faithfully executed."

It is proper that this power be vested in the Governor, for it was orig-
inally intended that he be the Chief Executive of the State. Further, by the Constitution he is made the Commander-in-chief of the army and navy. He has granted to him the power to call in every Peace Officer and to deputize citizens when necessity demands.

During these past years, we have wandered far from the Constitution, and if its provisions have not been violated, they have been ignored.

There has been an effort made to transfer the constitutional provision -"to see to it that the laws are faithfully executed"-from the office of Governor to that of Attorney-General. The net result of this effort has been chaos and failure. The "lawyer" for the State has been converted into a detective, and at great expense to the taxpayers.

I say this without disparagement to any individual, but suggest that the State is an area too large for one man to successfully cover.

I suggest that we take invoice of law-enforcing machinery, now and for a long time past existing in this State, and see if this cannot be coordinated and used by the State as the Constitution contemplated and provides.

In every County within our State, there is a sheriff elected by the people and Deputies, one or more, appointed, the duties of which are well defined by the statute. Cities of certain size have police officers, towns have one or more marshals, and the townships have constables.

Crime is well and thoroughly organized. There is a certain class of men, who keep their existence through crime and consorting with criminals. The business of these men is to steal, plunder and murder. They know their kind and are acquainted with the abode of each other. They have a language of their own, and secret means of communication. Theirs is a close corporation and for private gain.

Law enforcement is largely an incident pursued with vigor only when crime becomes rampant. The State has no adequate organization, nor has it made provisions for any. Each of the officers named herein is left unto himself, and in his isolated place, works as best he can in his small way. Through no fault of his own, he is bounded and limited to a certain territory. He has no connection with his neighbor officer, nor authority, nor responsibility. His adversary, the criminal, possesses a high powered machine, capable of great speed, but the officer must overcome space with only the fittings with which nature equipped him.

The average citizen has come to believe that violafion of law is little of his concern, unless, perchance, his own property or life is endangered, and then he is sorely peeved because the handicapped, isolated, underpaid officer has not been able to successfully cope with organized, cunning high trained criminals.

- With the advent of the automobile as a means of travel on the highways and with great speed, the work of the police in the city, in regulating the traffic, has been more than doubled.

The auto, owned in great numbers by the citizens of the State, and the great difficulty of identification, has furnished a new and profitable field for the thief. Unquenched thirts of citizens, though contrary to the Constitution and the statutes, and the scarcity of certain beverages, has made bootlegging very profitable.

All these and more changes have come in these last few years, and been laid as a task to the Peace Officer, so that his work has been greatly increased.

Is it any wonder then, that without additional help and unorganized, there should be a lagging in efficiency? The remedy, I suggest, grows out of the experiences of the past four years as your Chief Executive. Your Governor has been limited by statutes and handicapped by divided authority. However, a sufficient showing has been made, which points the way to greater success.

With but few State men cooperating with local officials, some $\$ 740$, 000.00 past due auto license fees were collected for the State during the past year, in a very short time. With two men and cooperation with local officers, some hundreds'of stolen cars have been recovered, and seventeen men sent to the penintentiaries to serve sentences. With three or four men and cooperation with the local officers and the Bankers Association, some forty bank burglars have been sent, or are on the way, to the penitentiary to serve time.

I, therefore, submit that to accomplish law enforcement and eliminate crime, you do the following things:

1st. Authorize the Governor, with the force already provided, to create a State photograph and finger print system.

2d. Authorize and make it the duty of every Sheriff and Chief of Police in the State to "mug" and finger print every criminal of certain class or type that is arrested.

3d. Provide for the State to furnish copies of these, with proper information for identification, to every Sheriff and Chief of Police in the State.

4th. Authorize the Governor, with the force under him, to organize and coordinate all the Peace Officers of the State into a unit, to battle against crime and criminals.

5th. Authorize the Governor, at his discretion, to extend the authority of any or all Peace Officers to any of the limits within the State.

6th. Authorize the Governor to mobilize these officers in crime emergencies.

7th. Extend the authority of the Governor in the offering of rewards, and permit Peace Officers to receive rewards.

8th. Specifically authorize the Governor to organize local voluntary
vigllant committees to cooperate with local officials-first, to prevent crime, and second, to catch criminals.

9th. Add a license fee of, say $\$ 1.00$ per car throughout the State, threefourths of this amount to go to cities where the car owner resides, and the balance to go into a State fund to regulate traffic and capture auto thieves.

This plan, if followed, will spur the local officers to action in an effective way; will create an efficient organization; will make it more difficult for criminals to escape; will lessen crime; will arouse local interest, and with all, will be a great money saver to the people.

## HOME FINANCING

There is, in the books somewhere, an ancient axiom-"A man's home is his castle."

The latest statistics inform us that only forty per cent of the families of America own their own castle (home). Sixty per cent of the families of this new country, carved out of a wilderness covered with virgin timber, are scarcely more permanently domiciled than the Arab of old.

We spend billions for armies and navies to frighten and beat back foreign foes. We requisition equal billions to dredge rivers and harbors; build public highways and public buildings, but it seems there is no dollar available to the humble citizens, male and female, who mate in response to nature's call within their breast, to build a home and reproduce their kind.

The sacred institutions of America will never go down to defeat from an outside foe, but unless some legislative body in this country arouses from its lethargy, to the importance of the family being anchored in its own home, there is possibility of an internal foe with power to haul down the flag.

I have written in former messages on this housing subject quite fully, and by this reference, make these former statements a part of this message.

Many schemes are being proposed to take care of the general housing shortage that exists at this time. Some suggest exemption from taxation for a period of years as a means to encourage the building of homes. This, in my judgment, falls far short of the purpose to be desired, and at best is only a makeshift.

As I view the matter, the thing to be desired is to encourage and actually help families to own their own homes.

The gap the average family in the State is unable to bridge, is between the modest amount they can accumulate and what can be carried by a first mortgage. Or in other words, the amount that is represented by the second mortgage.

What the State could well afford to do, is to make certain funds available for this purpose-say, a small percentage of savings bank deposits and insurance company reserves. Other securities, the investment over which the State has placed restrictions, will, no doubt, suggest themselves to your minds.

The State could, to the great advantage of all the people, create a fund by a millage tax to be loaned for this purpose, or the credit of the State could be used and bonds sold, and the whole matter be made self supporting.

If you say this requires a Constitutional amendment, then I say, propose an amendment to the Constitution and submit it to a vote of the people.

It is estimated by those in a position to know, that there is a shortage of from 35,000 to 50,000 homes in the State. This means that at least that number of families are poorly housed, crowded in dark, unsanitary places, and further, paying exhorbitant rents.

The State is paying much of this in prisons or jails, or asylums, or hospital expense. More of the bill is paid in depleted man power, and still more in depleted motherhood efficiency.

After the harm occurs, the State pays in money the part of the bill that can be settled in dollars, and the balance the State pays in retarded progress.
"The condition of the State" is such that this problem should find solution at your hands at this time. Every time you encourage a family to proceed toward owning a home, you have increased the wealth of the State; increased the income of the State; stabilized the people of the State, and written an insurance policy for the securify of the flag.

The home is one of the four cornerstones on which our government was founded. If the home dwelling is owned by the family occupying it, it will be defended. Your duty and opportunity is to preserve to America this cornerstone.

## EDUCATIONAL PROGRAM

The largest, the most important, the most potential public institution in the State is that of education. The attitude which the men and women of the State, ten and fifteen years from this date, are going to assume toward life, is being shaped very largely today by the twenty-five thousand and more teachers in the public schools. We no longer boast in this State that education is free. It is the law now that education is compulsory.

Recently there has been throughout the nation a great awakening on the subject of education for the masses. In this awakening, Iowa now leads all the States of the Union. This leadership is due largely to men
and women in the teaching profession in the State, who, although underpaid, have dedicated their lives to the cause of the State and nation. Iowa's school situation is approximately as follows:

$$
\begin{aligned}
& \text { Enrollment in colleges. . . . . . . . . . . . . . . . . . . . . . . . . . . . . } 15,644
\end{aligned}
$$

$$
\begin{aligned}
& \text { Rural Schools . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 194,854 } \\
& \text { Grade Schools ......................................................271,854 } \\
& \text { Total } \\
& \text { 545,569 }
\end{aligned}
$$

The population of the State, according to the last census, is $2,403,630$. School population is estimated at five to twenty-one, so that the school population of the State is 683,188 . $80 \%$ of the school population of the State is enrolled in some educational institution. Of this $80 \%$ of the school population, $2 \%$ is enrolled in colleges, $9 \%$ in High Schools, $29 \%$ in rural schools, and $40 \%$ in grade schools. $23 \%$ of the total population of the State is enrolled in some one of the schools of the State. The best conception of an educated person today, is one whose mind is trained to enjoy and appreciate the best things of life, whose hands are trained to do some useful labor well, whose body is symmetrically developed, whose heart is attuned to the noblest impulses and whose patriotism is grounded on the fundamentals of our form of government.

The Iowa educational program should strive to bring this standard to every citizen of the State.

The first and most vital factor in an educational system, is a trained teacher. Janitors, buildings, grounds and equipment are necessary, but without the teacher, there can be no school and no education. There is, and will be, a shortage of trained teachers for the rural schools, unless you, as legislators, make provision.

You ought to provide for at least three normal schools in the State, and limit them to the training of teachers for the rural schools. One such school would help, if it shall be your judgment that three at one time is too large an undertaking. This legislature, in my judgment, ought not to adjourn without launching this program for the State.

Makeshifts for this prime necessity for trained teachers for the rural schools would be to develop junior colleges in centers and encourage them to offer special teacher's training courses for rural teachers, and further, to encourage the teacher training departments in colleges that already have departments of education. Additional helps to remedy the teacher shortage will be:

Adequate compensation for the teacher and County Superintendent.
Make teaching a profession.
Encourage and authorize the district, wherever possible, to provide housing for the teacher.

Hire the teacher for a twelve months' period and pay them accordingly.
Permit and encourage the hiring of the teacher for a period longer than one year.

And further, it should be the law of the State, that whoever teaches in school or college, of whatever kind or character, be certificated, and that before any person can teach within the confines of the State, that they be an American cltizen.

There is room for economy in school construction in the State. Last year there was voted, one consolidated High School for each day of the school year. For this there were millions of dollars spent. A State architect, trained in modern school construction, could save thousands of dollars and produce more efficient buildings.

The Department of Education has been a powerful factor in the wonderful advancement that has been made by the State educationally. The present imcumbent of the office and his predecessor are nationally recognized leaders. The Department of Education has been handicapped in the past by small appropriations. I plead with you to provide help and means so that the Department can lead for all the nation. It means much to a State to be able to boast the least illiteracy in the country and to be known as leader in education.

Permit me to suggest that economy and efficiency will be brought into play, by making it possible for the Superintendent of Public Instruction to co-ordinate the local School Board activities of the State by conference in district meetings. Commercial bodies recognize the advantage of con-ference-why not then convene School Boards so that they may get a larger view and have touch with the outside world?

I submit to you that in your dealing with public education, in your capacity as legislators, you touch more vitally the future of the State and the happiness and contentment of the people, than in any other single way. The competition for leadership among the States is keen. However, we have the men and women and the means to maintain our honorable place and you are to say whether or not this place is to be maintained.

The National Educational Association has chosen Iowa as their place of meeting for July this year. This is a big undertaking for the teachers of the State. I suggest that you make an appropriation of $\$ 25,000.00$ to assist in this work.

## SOLDIER'S RELIEF

In my last Biennial Message, I called the attention of the legislature to the returned soldier and. sailor, and recommended that-"Primarily, the State should see to it that the returned men, so far as it is humanly possible, re-enter the activities of life without handicap because of the war. By this I mean, he should be reinstated in society, equipped to take the place he would have occupied, had he not been called to the colors."

I desire now to reiterate this recommendation. These soldiers. and sailors went freely. They fought, they won, and saved the cause of civilization. As a citizen of Iowa, I am indebted to these men, and I want a chance, through the State, to pay. Money will not pay the debt, but it will, in a measure, remove the handicap these men were placed under in the economic world. The "stay at homes" made millions out of the war, and out of these profits they should make division with those who risked their all.

It is an honor debt, and you legislators are the arbiters. If you feel that you should not meet this question, in this capacity, at least pass it on to the people for vote.

## STATE PARKS

No State can be great or permanent, that does not give heed to the play of its people. No State can long endure, that does not cultivate in its people a love for nature in plant, tree, rock, stream, and all the great outdoors.

Our people throughout the State, are alive with interest and enthusfasm for the establishment of parks, so that they can play about and worship at nature's shrine.

The policy has been established to create these parks throughout the State. Already much progress has been made. I urge upon you, that this policy be continued and supported by liberal appropriations.

## GOVERNMENT ECONOMY

Of late there has been much loose talk about changes in the administration of the State government. Agents, with a patent cure-all, appear in the State, at least bienially, with a new scheme, or schemes, to build over the State and practically run the government without either cost or friction. The only thing lacking usually with this type of "doctor" is votes enough to get into office.

It would be idle to say that there could not be improvement in the condition of the State's business, for in fact, there is scarcely an administration that does not bring about improvement somewhere.

Let me remind you, however, that during all the history of this State, the best men in the State in all lines have devoted their time, their energy, their ability and their patriotic devotion to building the system and form of government we now have. If you will look back over the list of the men who have served Iowa, you will find a galaxy of names of which every son and daughter of the State can well be proud.

This government is the result of the earnest study and devotion of the best citizens that the people could find in the various communities to
elect to office. Men, who are big enough and good enough to gain the confidence of the electorate and be chosen to office, do not, as a rule, figure all of government from the standpoint of seeing how few dollars they can possibly collect and spend. They, rather, are actuated by a desire to make government efficient, and at the same time convenient for those whom it serves.

The financial problems of the government are not dissimilar to those of the household. Most of us have had some experience with our own reforms in household economy. Who of you has not listened, with rising enthusiasm, to the boarding house spinster or bachelor, glowingly lecture on the budget system for the home affairs? Put into actual practice what you save by not buying wool, is more than exceeded by what you buy in cotton.

If in due humility a confession can be made, permit me to say, that four years ago, when I came into this place, I was confident that great saving could be accomplished by changes and consolidations in Departments, and I purposed then to do that very thing.

I have been in close contact almost daily with every Department in and for the State government, and $I$ say to you frankly now many changes could be made; much re-arranging can be done, but if the activities that are being carried on are to be continued and as efficient as now, you will find that the savings from all the changes will be but negligible.

True, there are some overlappings in the activities, but when the real facts are understood, you will do as have your predecessors, continue the work.

I do not advocate that you create more positions or commissions, for I am persuaded that there are few, if any new activities, that the State can enter wherein there is not already a government agency that can be utilized.

For illustration, there is the activity to be performed by the so-called "Industrial Court." If you should decitle to adopt this as a State policy, you can, with great saving to the State, use the already established and long standing courts.

The thing I do wish to emphasize, is that this government, which you find here and the various agencies thereof, did not accidentally happen. They are the product of brain, and character, and patriotism, equal with that which you bring to the service of the State.

Always there are those, who while seeking office, slur the employees of the State and make the charge that they loaf on the job and fatten off the public. I shall not discuss this matter further than to suggest that if you have doubt of the work performed by the State employees, you first make careful investigation, as I have, and second, that you visit
the homes or places of abode of these same employees and see if you find evidence of opulence.

You will ascertain, as you tarry here and become acquainted, that the men and women who do the work and keep the wheels of government going, are ordinary, honest, conscientious folks, always on the lookout for the best interests of the State.

I grant you that there may be in some of our sister States, need for change, but let me remind you that when these sister States have made all their changes, they will not have reduced in comparison with Iowa, for they but attempt what we did years ago when the Board of Control, the Executive Council and Board of Education were adopted. Through these three Departments, most of the State's taxes are expended, and they are expended in an economical and businesslike way.

Changes will be made by this Legislature. You will make some re-ductions-you will make some additions. The sum total of it all will be, when you have finished, that a little progress will be made, and you will have discovered that what is, in government in Iowa, is the result of the best brain and the best heart that Iowa has been able to produce.

## CONCLUSION

In closing let me make acknowledgment of confldence bestowed by a gracious and good people.

These legislative halls and every office and corridor in this building, are filled with echoing memories that will sweeten as the years come and go.

The electorate of this great State permitted me to occupy the highest office in their gift, during the stirring and dramatic hours of the world's greatest conflict in bloody warfare. The matchless record of this State, in service and leadership, is a monument, more enduring than granite or bronze.

I crave only that hereon, in humble place, somewhere among the names of those who rendered service, my name may be carved.

I am submitting herewith, and by this reference making a part hereof, a report relative to the improvements which have been made, and the future improvements which are proposed in order to complete the capitol grounds extension.
"All of the pavement, with the exception of one or two small patches now under contract, and that on two boundary streets, East 12th street and East 13th street, has been completed. All of the grounds, with the exception of approximately eight acres, have been graded, finished to the landscape architect's plans, prepared, and sodded or planted to permanent lawn.

Concrete curbing and pavement sidewalks, either concrete or penetra-
tion macadam, have been completed on all of the grounds north of Court avenue, with the exception of those along Grand avenue. These improvements on Grand avenue have been delayed by the construction of the heating tunnel.

Electroliers and an underground system of conduits and cables have been installed on all of the main streets and drives within the capitol extension zone with the exception of Court avenue and Grand avenue, which are now lighted by the city of Des Moines.

A water system for watering the lawn, trees and shrubs connecting with the city water mains, has been installed on practically the entire grounds.

Provision has been made on the areas which are permanently graded. for both surface and underground drainage. This drainage connects with the city sewer system.

Ten hundred forty-four trees and seventy-eight hundred square yards of shrub beds have been planted on the grounds. Wherever it was possible, the trees which existed on the original grounds were saved or transplanted, but the greater portion of these trees have been furnished by Iowa nurserymen, shipped to Des Moines and planted by experienced men.

A new heating tunnel, eight feet in width by nine and one-half feet in height has been constructed from the location of the proposed new power plant to the old heating tunnel, which connects the present power plant with the capitol building. In this new tunnel, provision has been made for connection with present and future buildings. The construction of the tunnel is one of the largest and most important features of the entire development. Provision has been made for carrying conduit and pipe lines along the roof of this structure, leaving ample room for the transportation of freight and express through the tunnel to the various buildings.

I believe that provision should be made for the completion of the above mentioned improvements as rapidly as possible. It is vitally important that the grading be completed and the planting continued, since it requires years for the lawn, trees and other plant life to become properly established. It is also essential that suitable walks be provided along the streets leading to the various points of interest on the grounds. In this connection, it will be necessary to construct several sets of steps on the terraces to connect existing walks.

At the present time Grand avenue, through the capitol grounds, is not sufficiently illuminated. Provision should be made by the state for the proper lighting of this street as well as for the area south of Court avenue.

In 1919 a site adjacent to the railroad was purchased for the proposed
new power plant, general and detailed plans for the building prepared, and the greater part of the excavating for the foundations completed. In making the excavation, we encountered a vein of good coal, varying in depth from three to six feet, and from this source we have furnished the power plant with the greater portion of fuel since last April.

The plans for this building contemplate the construction of a large starage house in connection with the plant. At the present time, all supplies must be delivered either to the capitol building, to be unpacked in the corridors, or to the present storage house, which is inadequate to meet present needs. In addition to this, every pound of coal used must be transported from the tracks to the plant, which is not equipped to handle the heating and lighting of any additional buildings, or to provide for the storage of a sufficient quantity of coal.

I therefore recommend that an appropriation be made for the construction of this building.

In the development of the grounds, we have adhered as closely as possible to the original Masqueray plan. However, at the direction of the executive council, we have prepared a plan, showing their ideas as to the future development of these grounds. Upon the advice of their landscape architect and engineer, and their four years' experience in the past development of the original plan, the executive council suggests that in case of future development, this plan be considered. Among other things that this plan contemplates is the construction of a greenhouse, a suitable governor's mansion, a re-design of the original capitol grounds to conform with the new, the purchase of some additional property, and a revision in the design at the south end of the grounds, due to the enormous slide which took place at this point during the past year.

This slide progressed to such a point as to block traffic on the Ft Dodge, Des Moines \& Southern Railroad, in spite of the fact that this company had for several day\& been operating a ditcher at this point in an effort to keep the track open. At the direction of the executive council, a conference of engineens was called to determine, if possible, the course of the slide, and to make recommendations to provide relief. It was the opinion of this conference that the slide was caused by the collection of water on an impervious clay or shale until a sufficient quantity had collected to thoroughly saturate the overlying material and lubricate the surface of this impertibus material sufficiently for sliding to take place. This conference recommended the immediate removal of the sliding earth and the council proceeded in accordance with their recommendations, a copy of which is on file with the secretary of the executive council.

Due to the fact that there has been such an enormous increase in both the price of material and labor within the past two years, the remaining funds will not be sufficient to complete the development as originally planned. If the cost of the tunnel, the excavation at the power plant, and the excavation to relieve the condition of the above mentioned slide,
had not been paid out of the capitol extension funds, we would have been in position to very nearly complete the improvements contemplated, with the original appropriation, in spite of the increased cost. Plans and estimates for the completion of these improvements are on flle in this office, and I beleve that further appropriations should be made to continue the development.

Some of the improvements on the grounds have been completed to such an extent that the state is now confronted with the question of adequate maintenance. Not only will the electric and water system require attention, but the lawn, the trees, shrubs and flowers will demand constant care. This work, together with the proper policing of the grounds, will require a permanent force of men. In this connection, I believe that since the duties of the custodian are so greatly different from those of the adjutant general, it would be advisable to separate the two.

I wish to recommend that the present duties of the custodian be transferred to the executive council, authorizing them to employ a superintendant of grounds and buildings, whose duties would include not only those of the present custodian, but also the maintenance of the completed work on the extended grounds."

## REPORT OF THE TEMPLE OF JUSTICE COMMITTEE

## To the Members of the Thirty-ninth General Assembly:

The temple of justice committee herewith submits the following report:-

The temple of justice committee created by chapter 349, laws of the Thirty-eighth General Assembly, first met soon after the legislaturs adjourned and before the law creating the commission went into effect. This meeting was without expense to the state and was held for the purpose of being ready to go on with the work as soon as the law went into effect creating the commission.

The committee was called together by Chief Justice Ladd on July 9, 1919 , in the consultation room of the supreme court. The committee was composed of the following members: Chief Justice Ladd, Governor W. L. Harding, Secretary of State W. C. Ramsay, Auditor of State F. S. Shaw, Treasurer of State E. H. Hoyt, Senators W. G. Haskell and Clem F. Kimball and Representatives A. O. Hauge and W. F. Moore. Mr. W. C. Ramsay was appointed permanent secretary of the committee.

The matter of the selection of architects for the erection of the temple of justice was first taken up. Chief Justice Ladd explained his interviews and correspondence with various architects and the committee then decided to select a board of architects consisting of five architects or
firms of architects. A canvass of the ballots cast disclosed the following selections:

Temple and Burrows, Davenport, Iowa.
Boyd and Moore, Des Moines, Lowa.
Wm. L. Steele, Sioux City, Iowa.
Proudfoot, Bird \& Rawson, Des Moines, Iowa.
W. J. Brown, Cedar Rapids, Iowa.

Power to select the chief architect remained with the committee.
The chairman was instructed to notify the various architects of their selection, and a sub-committee, consisting of Messrs. Harding, Hoyt and Ramsay, was appointed to confer. with these architects to make the preliminary arrangements.

All of the state house officials and the various departments that under the law are in the future to be housed in the temple of justice were called before the committee and their needs presented as to room in the new building. A full report of the needs of each department and officers was given the board of architects somewhat modified as recommended.

On July 17, 1919, the sub-committee named above met in the governor's rooms to confer with the board of architects. The general plan or program was presented to the architects by Governor Harding.

Mr. W. J. Brown reported that the several firms of architects had agreed to recommend that Temple \& Burrows be designated to prepare plans and specifications and that the remaining four firms act as associate architects. Mr. Rawson of the firm of Proudfoot, Bird \& Rawson stated that the architects had agreed upon a division of the remuneration and recommended that such remuneration be $6 \%$ of the cost of the building. The sub-committee then adjourned.

The next meeting of the whole committee was held on September 3, 1919, at which time the report of the sub-committee was received and placed on file.

The question of the selection of the architect in chief was then taken up. A misunderstanding had grown up among the firms of architects that they had authority to choose the architects in chief from among their number and had taken action in accordance with this belief, as shown by the minutes of the sub-committee above referred to. It was again moved by the committee that the selection of the architect in chief was of such importance that it should not be delegated and that selection should be made by the committee as a whole. This motion was carried unanimously and the committee then proceeded to the selection of the architect in chief. The result of the balloting disclosed the selection of the firm of Proudfoot, Bird \& Rawson of Des Moines, Iowa.

A committee composed of Messrs. Ladd, Haskell and Moore was named to confer with the Des Moines architects.

The manner of payment of expenses incurred by members of the committee was discussed and a finance and audit committee, consisting of Messrs. Shaw, Hoyt and Hauge, was appointed to pass upon all bills and if authorized by the full committee and approved by this committee of three then said bills to be turned over to the regular auditing committee of the state and paid as other expenditures of the state. At a later meeting the expense of out of town members was included in the bills authorized and allowed by the full committee.

The next meeting of the committee was held on October 8, 1919. A committee consisting of Messrs. Kimball and Moore was appointed to confer with the attorney general for the purpose of drafting a contract for the architectural work on the temple of justice, same to be submitted to the whole committee for approval.

The committee decided to thave a conference with the various architects severally on the proposition of paying $4 \%$ on the cost of construction to the chief architect and $1 / 4$ of $1 \%$ to each of the associate architects. Mr. Burrows and Mr. Steele were then called and the above proposition was then submitted to them. They withdrew and, after a conference, submitted a counter proposition providing for a flat fee to each of the conoulting firms of $\$ 5,000.00$ or, if the fee remained $5 \%$ of the cost of construction, then the division of fees as originally agreed to by the architects, be as follows: $2-3$ of the total fee to the chief architect and $1-3$ to be divided equally among the four consulting firms. After this counter proposal was received it was agreed that Steele and Burrows enter into a conference with the other architects to ascertain if a satisfactory agreement could be reached. They were unable to do this and the counter proposal was rejected.

The committee then agreed that the architects in chief should be allowed for their work as architects in chief and as superintendent of construction the sum of $4 \%$ on the actual cost of the building and that each of the consulting architects should receive $1 / 4$ of $1 \%$ of the actual cost of the building, and the chairman and secretary of the committee were authorized to execute, in accordance with this agreement, the contracts with the various architects.

Senator Kimball, from the committee appointed to confer with the attorney general upon a contract for the architectural work, submitted a tentative draft of such contract, which was discussed, section by section, and approved, subject to minor corrections by the chairman and the attorney general.

Mr. Proudfoot stated that he contemplated a trip east to inspect public buildings relative to exterior and interior finishing and different styles of architecture, and requested as many members of the committee to
accompany him as possible. The suggestion of the architect in chief was approved.

The next meeting was held on January 8, 1920, Messrs. Kimball, Hauge and Hoyt, who had accompanied Mr. Proudfoot on his trip, made a detailed verbal report of this trip, and the various types of public buildings they had inspected.

Messrs. Proudfoot and Rawson were then called and reported that the architects had had a meeting on January 5th and several recommendations on the part of the architects were submitted as follows:
(1) That the site assigned to the building be enlarged in order to give the building a proper architectural setting.
(2) That the building be located to front west, with the east and west axis on the east and west axis of the capitol, the front of the building to be approximately 90 feet from the east line of 12 th street, leaving approximately 450 feet between the two buildings.
(3) If the above recommendations be adopted, that a sketch known as No. 5, submitted herewith, be adopted as the provisional plan for the building, subject to necessary revision from time to time.
(4) That the first contract for construction provide for enclosing the building only, and that bids be taken for the exterior done in marble, granite and Bedford stone, the architects' preference for materials being in the order named.

Recommendations 1 and 2 were taken up and Messrs. Moore and Kimball were appointed to draw up a resolution relative to the adoption of same.

Recommendation 3 was adopted and blue print No. 5 was accepted as the provisional plan for the building, subject to necessary revision from time to time.

Recommendation 4 was also adopted.
Mr. Kimball, from the committee appointed to draw up a resolution relative to recommendations 1 and 2, presented a resolution in form similar to one that had already been adopted by the executive council, in substance briefly as follows:

Whereas, Section 1400-t2, supplement to the code, 1913, contemplated the erection of two buildings on the ground between Grand avenue on the north, 13 th street on the east, Walnut street on the south and 12th street on the west; and chapter 349, laws of the Thirty-eighth General Assembly, contemplates the building of a temple of justice to take the place of the two buildings above referred to, the exact location of which was not designated in this chapter; and

Whereas, The ground designated for the supreme court building and
the office building is required for the temple of justice provided for by the Thirty-eighth General Assembly; and

Whereas, There is no specific designation existing in the plans adopted by the Thirty-fifth General Assembly for such a building as is provided for by the Thirty-eighth General Assembly; and

Whereas, The location suggested for the supreme court building is not adequate in size for the temple of justice provided for by the Thirtyeighth General Assembly; and

Whereas, the architects have recommended the utilization of these two sites; therefore,

Resolved, That recommendations (1) and (2) of the architects relative to the location of the proposed building on this site be adopted.

The blue prints submitted by the architects were taken up for further discussion and it was decided to alter the light courts, making them 38 feet wide instead of 46 feet, thus adding 8 feet to the stacks.

A committee was appointed, consisting of Messrs. Harding, Hoyt, Ramsay and Shaw, with authority to employ O. W. Crowley as secretary of this committee and to render services as construction engineer.

This committee was also instructed to request the executive council to provide a room for the use of the temple of justice committee.

Payment of the expenses of the members of the committee who made the trip to the East was authorized.

The next meeting was held on March 30, 1920. The following members of the firms of architects appeared before the committee: Harry D. Rawson, S. J. Temple, B. B. Boyd and W. J. Brown. They presented a sketch of the proposed building, showing the west frontage. The general architectural design as presented was approved.

Drawings of the stacks for the library were then presented and informally discussed.

The architects were then informed that it was the wish of the committee that they proceed with the plans as directed and that they prepare plans for the finishing of the building, reporting the same to the whole committee within 60 days.

The next meeting was held on June 14, 1920. Messrs. Proudfoot and Boyd presented the completed plans, also a plaster miniature model of the proposed building. Objection was made by Senator Haskell to the entrance on the east side. A general discussion of the plans followed.

Mr. Proudfoot was then asked to present sketches illustrating the different ideas of the committee, but that he present, to be attached to this miniature model, what he and the other architects thought to be the practical design.

The tentative plans and the design, as illustrated by the miniature, except the matter of the east entrance, were approved.

The next meeting was held on July 14, 1920. Messrs. Proudfoot and Rawson presented the miniature model, with alterations in the east entrance as per the suggestions made at the last meeting. The plan for the east entrance was adopted. It was then moved that the plans as presented by the architects and as having been adopted heretofore by virtue of the tentative approval of the main structure and then by the approval of the east entrance, be adopted as the plans for the temple of justice. The motion was carried.

A resolution was then adopted calling for bids on the work so far as outlined. A committee was appointed, consisting of Messrs. Ladd, Hoyt and Hauge, with authority to proceed, in conjunction with the architects, in the securing of bids. The advertising for bids to be taken care or by the architects.

The next meeting was held on September 29, 1920, in the office of the treasurer of state. Bids submitted on the proposed building were opened and read. Bids were received for all or a part of the items covered in the advertisement for bids from the following:

Charles Weitz' Sons, Des Moines, Iowa.
Arthur H. Neumann \& Co., Des Moines, Iowa.
W. F. Kucharo \& Co., Des Moines, Iowa.
J. E. Tusant \& Son Co., Des Moines, Iowa.

John A. Benson Construction Co., Des Moines, Iowa.
Garmer-Stiles Co., Des Moines, Iowa.
J. A. McDonald Construction Co., Minneapolis, Minn.

Woodbury Granite Co., Bethel, Vt.
J. D. Sargent Granite Co., Mt. Airy, N. C.

Des Moines Marble \& Mantel Co., Des Moines, Iowa.
The John Swenson Granite Co., Concord, N. H.
John Clark Co., Rockville, Minn.
Vermont Marble Co., Proctor, Vt.
Ingalls Stone Co., Bedford, Ind.
The Consolidated Stone Co., Bedford, Ind.
Backman Sheet Metal Works, Des Moines, Iowa.
Des Moines Sheet Metal Co., Des Moines, Iowa.
On October 6, 1920, the committee reconvened in adjourned session.
Representatives of the various firms which had submitted bids were called before the committee to explain their bids or to display samples of stone from their quarries.

The committee adopted a resolution providing that it was the opinion of the committee that the temple of justice should be constructed of Mt. Airy granite from foundation work to the base line of the superstructure, and Vermont marble be used for the 'superstructure of the building.

Owing to the rising cost of building construction, which steadily advanced from the time the appropriation was made until the peak of high prices was reached in 1920, your committee has deferred letting contracts for construction hoping that without seriously delaying progress the contracts for construction might be let on a falling market. The advance in building cost from January, 1919, to the peak in 1920, was about $60 \%$.

From the bids submitted it was found that the temple of fustice could not be built of the matertals adopted by the committee or of any suitable materials, within the appropriations for the purpose evidently contemplated by the legislature, and a resolution was adopted providing that all bids be rejected and that a committee be appointed to co-operate with the architects and present to the next General Assembly the proposition that the building shall be constructed of Mt. Airy granite base, and Vermont marble superstructure on the plans as prepared and adopted, and that additional appropriation sufficient to complete the building according to the plans and specifications be requested from the next General Assembly.

A sub-committee consisting of Senator Haskell, chairman, Mr. Hauge and Mr. Ramsay was appointed to co-operate with the architects and present these matters to the Thirty-ninth General Assembly.

A detailed statement of expenditures by the committee is hereto appended.

Respectfully submitted,
Scott M. Ladd,
Chairman.

- W. C. Ramsey, Secretary.
W. L. Harding, F. S. SHaw, E. H. Hoyr, Clem F. Krmball, W. F. Moore, W. G. Haskell, A. O. Hauge.
Estimate of general receipts for the period beginning December 1,1920, and ending June 30, 1921.
Treasurer of State Balance Dec. 1. ..... \$7,590,704.24
State Revenue ..... $620,000.00$
Blind and $\dot{d}$ Deai
Epileptic ..... 850.00
Tubercular ..... 75,000.00
Feeble Minded ..... 27,000.00
Orphans' Home ..... 32,000.00
Insurance Tax ..... $1,000,000.00$
$5,000.00$
Governor's Nota ..... 10,000.00
Clerk of Supreme Court ..... 38,000.00
Dairy and Food ..... 100,000.00
Pharmacy Commission ..... 175,000.00
Secretary of State ..... $8,000.00$
Hotel Inspection ..... $1,500.00$
Dental Examiners ..... $30,000.00$
Veterinary Fees ..... 5,000.00
Freight Line Transportation Companies ..... 28,000.00
State Institutions-Refunds ..... 580,000.00
State Institutions-Miscellaneous ..... 12,000.00
Interest on Bank Deposit ..... 40,000.00
Collateral Inheritance Tax... ..... 22,000.00
Fish and Game. ..... 41,000.00
Motor Tax-Highway Commission Proportion ..... 50,000.00
Grand Totai $\$ 15,056,254.24$
Statement showing amounts that may be drawn upon the generalrevenue of the state during the period beginning December 1,1920 , andending June 30, 1921.
Agricultural Societies .....  $\$ 2,000.00$
Arbitration Expense ..... 250.00
Atorney General:
Salaries ..... 20,229.03
Contingent ..... 4,935.70
Peace Officers1,000.00
Auditor of State:
Salaries ..... 13,183.20 ..... 998.00
Contingent
County Examiners-State Expense ..... 500.00
Municipal Examiners ..... 10,000.00
Auto Tax:
County Apportionment ..... 82,388.23
Expense ..... 156,000.00
Highway Commission ..... 132,844.01
Road Fund ..... 1,667,922.79
Engineering Fund ..... 241,237.76
Primary Roads ..... 2,260,235.74
Bacteriological Laboratory ..... 3,936.53
Board of Accountancy ..... 1.37
Board of Educational Examiners ..... 6,080.22
Board of Control:
Salaries ..... 23,865.00
Expenses ..... 3,000.00
Contingent ..... 626.00
State Agents ..... 10,377.02
Quarterly Conference ..... 349.08
Friendless Girls ..... 3,181.66
Tubercular Inspection ..... $4,258.08$
$15,000.00$
Board of Health: ..... $i$
Salaries ..... 10,723.00
Expenses ..... 13,045.45
Antitoxin Expense ..... 1,960.65
Emibalmers' Department ..... 2,996.93
Nurses' Department ..... 6,039.63
Vital Statistics ..... 2,606.14
Venereal Diseases ..... 8,475.24
Dental Examiners ..... 59.08
Optometry ..... 1,715.89
Medical Examiners ..... 5,693.16
Housing Department ..... 556.16
Board of Parole ..... 16,100.00
Clerk of Supreme Court:
Salaries ..... 5,670.00
Contingent and Expense ..... 160.00
Code Commission ..... 2,000.00
Collateral Inheritance:
Enforcement Func̉ ..... 14,300.00
Refunds ..... 2,000.00
Commission of Animal Health ..... 38,293.12 ..... 24,000.00
Commission of Insurance-Salaries
Commission of Insurance-Salaries
Commissioner of Labor:
Salaries ..... 8,621.00
Expenses ..... 3,040:19
Custodian:
Salaries ..... 32,297.00
Extra Help ..... 1,366.88
Laundry ..... 396.96
Shoveling snow ..... 947.80
Dairy and Food:
Salaries ..... 33,875,00
Expenses ..... 20,592.59
Contingent ..... 1,272.95
Department of Agriculture:
Support ..... 2,400.00
Beef Cattle ..... 6,181.24 ..... 4,126.82
Dairy Industry
Dairy Industry
Corn and Small Grain ..... 5,035.84
State Poultry Show ..... 500.00
Insurance ..... 1,000.00
Department of G. A. R. ..... 750.00
Document Editor ..... 4,200.0.0
District Judges:
Salaries ..... 145,831.00
Expenses ..... 13,206.00
Outside Expense ..... 100.00
Execative Council:
Salaries ..... 12,824.00
Repair and Improvement ..... 6,158.94
Court Costs
$10,000.00$
$10,000.00$
Survey of Lake Beds ..... 15,000.00 ..... $5,000.00$
Auto Freight
Auto Freight
Expense- 170 L ..... 26,000.00
Express, Freight and Cartage ..... 2,806.26
Farmers' Institute ..... 2,500.00
Fish and Game ..... 100,000.00
Boundary Water Licenses ..... 6,764.64
Geological Survey:
Clerk ..... 860.00
Expenses ..... 5,498.33
Board of Engineer Examiners ..... 260.83
Thirty-eighth General Assembly:
Compiling Session Laws ..... 939.02
Employes ..... 75,000.00
Members ..... 158,000.00
Rathbun Case ..... 395.16
Chaplains ..... 1,000.00
Governor:
Salaries 9,513.81
Contingent ..... 2,960.41
Counsel. Contingent ..... 2,500.00
Convention Expense ..... 150.00
State Agents ..... 8,000.00
Publishing of Notice of Pardons ..... 633.24
Return of Paroled Prisoners. ..... 200.00
Railroad Valuation ..... $37,221.45$
Historical Department:
Salaries ..... 21,472.59
Marking sites ..... 110.06
Acquiring Historical Areas
109.59
Loss Collections Loaned .....
171.02 .....
171.02 ..... 154.14
Donation Expense
Donation Expense
Traveling Expense .....
,939.66 .....
,939.66
Motion Pictures
Motion Pictures
1,686.91
1,686.91
Portraits ..... 1,100.00
Conservation Expense ..... 29.16
Support ..... $12,000.00$
Horticultural Society ..... 3,000.00
Hotel Inspection ..... 7,000.00
Industrial Commisioner: ..... 19,136.86
Salaries
Salaries
Indemnities ..... $1,200.00$
Insane:
Escaped ..... 500.00
Non-Resident ..... 800.00
Return of Escaped Prisoners ..... 400.00
Iowa Library Commission:
Salaries ..... 12,410.12
Expenses ..... 2,146.23
Iowa Weather and Crops ..... 2,249.64
Militia ..... 662,694.29
Military Organization ..... 25,049.47
Iowa War Roster. ..... 8,551.42
Soldiers, Sailors and Marines ..... 2,368.80
Mine Inspection:
Salaries ..... 6,733.36
First District Expense. ..... 374.26
Second District Expense ..... 342.92
Third District Expense. ..... 948.87
500.00
Miscellaneous Code 165 ..... 138,557.21
Fuel ..... 5,490.18
Oil Inspection ..... 9,071.37
Permanent School Fund ..... 328.11
Pioneer Law Makers. ..... 100.00
Pharmacy Commission.
Salaries ..... 4,384.00
Extra Help ..... 287.00Expenses1,400.00
Providential Contingent ..... 40,280.03
Publishing Laws ..... 217.82
Removal Expenses ..... 100.00
Relief:
Hull ..... 120.00
Metz ..... 120.00
Spirit Lake Survivors
Spirit Lake Survivors ..... 4,900.00
Railroad Commission:
Salaries ..... 31,809.83
Expenses ..... 71,695.75
Retrenchment and Reform Commission ..... 26,740.90
Expenses ..... 500.00
Rewards ..... 300.00
Secretary of State-Salaries ..... 14,552.90
State Board of Education:Salaries and Expenses15,000.00
State Aid to Deaf. ..... 1,200.00
Miscellaneous Expense ..... 249.35
Compulsory Education for Deaf ..... 1,900.00
School for Deaf-Support ..... 52,500.00
Scholarships
Scholarships ..... 500.00 ..... 500.00
Cottage for Small Children ..... $50,000.00$
State Printer and Binder ..... $65,000.00$
State Entomologist ..... 4,396.35
State Fire Marshal:
Salaries and Expenses ..... 6,189.89
Contingent ..... 998.09
State Library:
Salaries14,759.00
Apprentices ..... 916.70
Medical Department-Expenses ..... 1,889.91
Medical Department-Salaries ..... 1,333.36
Historical Department ..... 3,874.88
Law and Legislative References ..... 3,063.06
Miscellaneous Department ..... 3,754.81
State Parks ..... 55,895.17
State Agricultural College ..... 1,626,730.87
State Teachers' College ..... 284,700.07
State University ..... 1,432,833.59
State College for Blind ..... 1,432,833.59
Superintendent of Public Instruction:
Salaries10,850.00
Contingent ..... 273.20
Traveling Expenses ..... 2,600.00
Normal Training167,843.91
Consolidated Schools ..... 151,732.46
Teachers' Institute1,000.00
Vocational Education ..... 57,030.14
Placement of Teachers ..... 1,913.56
Coal Mining Camps ..... 34,080.21
Standardization of Rural Schools ..... 145,800.77
Supreme Court:
Salaries ..... 37,330.84
Contingent ..... 1,120.84
Reporter ..... 6,113.00

Treasurer of State:
Salarles . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 10,473.65
Contingent
10,923.34
Collateral Department
11,180.84
Bonds
2,000.00
Temple of Justice.
581,031.00
Institutions Under Board of Control 3,560,184.00

Total Appropriations Which May Be Drawn.................. $\$ \mathbf{1 5 , 2 3 0 , 7 9 5 . 4 2}$
Outstanding Warrants $520,706.53$

Total
$\$ 14.710,088.88$
F. H. Paul,

Accourntant.
H. E. Croft,

Assistant.
H. K. Deaton,

Revente Oreric.

## IOWA STATE BUDGET

Governor Harding also presented to the General Assembly, as a part of his message, the following budget and statement:

Herewith I submit budget report as provided by Chapter 9, Title II, Supplemental. Supplement to the Code. This chapter provides (1) that every officer, board, commission or committee having charge of any department or institution or undertaking, which receive an annual appropriation of money from the Treasury of the State, shall biennially submit to the Governor statement showing in detail the amount appropriated for the current biennial period, estimates of the amounts required for the ensuing biennial period with an explanation of the reason for any increased appropriation, and all receipts and expenditures for the current biennial period tabulated; (2) that the Governor, on the date fixed by law for presenting to the General Assembly his message shall, at the same time, submit the budget.

The tables herein have been made as concise as possible with a view to giving the main facts regarding the finances, transactions and needs of all the different departments of the state government.

The columns of appropriations for the biennial period gives the amounts available for each department for each specific purpose as provided in the Code or by the Thirty-seventh General Assembly for the biennium ending June 30, 1921. The authority for each appropriation is indicated.

The next column gives the expenditures actually made for each department, divided as to specific purposes, so far as possible, for the first year of the biennial period under this appropriation. The succeeding column gives that which will be expended or which is available for use in the second year of the period. Where there has been expenditure and where further expenditures are possible, but no specific sum indicated as an appropriation, it is because of a continuing or indefinite appropriation dependent entirely on the needs of the department for this particular item.

Under the head of estimated expenditures is given two columns in which is set forth the estimate of the department or office or board as to that which is needed or will be used or should be made available for the specific items indicated for the biennial period which the Thirty-ninth General Assembly will provide for. It will be borne in mind that these estimates are from the heads of departments made to the Governor or recommended to the legislature. They are given to indicate what the department estimates as actually necessary for the work to be done.

It will be noted that the statement of appropriations and expenditures given by these departments does not in all cases correspond to the books of the State Auditor or State Treasurer, but the discrepancies are of minor importance and indicate only a difference in keeping the accounts.

## EXPENDITURES AND ESTIMATES.

Showing Appropriations and Funds Available for Each Office or Department, Actual Expenditures, and Estimates of Needs.

## ADJUTANT GENERAL.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Adjutant General's salary.- | Ch.272-38G.A. | \$ 6,000.00 | \$ 8,000.00 | \$ 3,000.00 | \$ 4,000 | \$ 4,000 |
| Asst. Adj. Gen.'s salary..- | Ch. 272 -38G.A. | 4,400.00 | 2,200.00 | 2,200.00 | 8,000 | 3,000 |
| War Record clerk.------- | Ch. 272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,500 | 1,500 |
| Q. M. and U. S. P. and | Oh.272-38G.A. | 3,000.00 | 1,500.00 | 1,500.00 | 2,700 | 2,700 |
| One general clerk --..---- | Ch. 272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 |  |  |
| One National Guard Record clerk | Ch.272-38G.A. |  |  |  | Seet- | Seet- |
|  | Oh. 272 -38G.A. | 2,400.00 | 1,000.00 | 1,400.00 | note | note |
| Three stenographers ------- | Ch. 272-38G.A. | 7,200.00 | 3,584.37 | 3,685.63 |  |  |
| Total |  | \$30,200.00 | \$ 14,784.37 | \$15,415.63 |  |  |

The increase in compensation indicated for the Adjutant General and the Assistant Adjutant General is felt to be justifled, not only because of the great increase in the volume of work, and additional responsibility placed on this department, but also by the fact that living expenses have increased beyond the compensation allowed, and for which no consideration has been given in the past two years.

The increase in compensation indicated for the Q. M. and U. S. Property and Disbursing officer cannot be considered as an increase, but it is so indicated as to comply with the provisions of the Iowa Code in reference to a State employee drawing two salaries. This officer is to be paid by the State only such part of the salary asked as is not paid by the Federal Government, but he cannot draw over $\$ 2,700$ from the State.

Department estimates for next biennium are not entered in reference to general office employees, owing to the fact that they come under and are paid from the regular appropriation for the support of the National Guard, and consequently should be under the direct control of the Governor as Commander-in-Chief, thus permitting the employment of efficient help as needed by the department to keep pace with the increase of troops organized under the requirements of Federal law.

SOLDIERS' AID COMMISSION.

| Appropriation | Oh.289-38G.A. | \$25,000.00 |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Expense In aiding Iowa sol- |  |  |  |  |  |  |
| diers, Sailors and Marines <br> in Chicago and New York | Ch. 289-38G.A. |  | \$ 16,158.83 |  |  |  |
| Traveling Exp. of Comm'r | Ch. 289-38G.A. | ----------.-- | 131.20 |  |  |  |
| In State Treasury--------- | ----------...-- |  | ------------ | \$ 7,368.80 |  |  |
| Balance in Chicago |  |  |  | 1 314.15 |  |  |
| Balance in New Yor Refund |  | 72.48 |  |  |  |  |
| Total |  | \$ 25,072.48 | \$ 16,290.03 | \$ 8,772.45 |  |  |

Note.-The New York and Chicago members of the Commission, Hon. Jerry B. Sullivan and Hon. Henry Meyer, report the necessity for further expenditure no longer exists and are now preparing their final report, and the work of the Soldiers' Aid Commission will end and no further appropriation will be necessary.

IOWA NATIONAL GUARD.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Department appropriation.- |  | \$530,000.00 |  | \$265,000.00 | \$265,000 | \$265,000 |
| Armory rent ------------- | Ch. 314-37G.A. |  | \$ 24,140.41 |  |  |  |
| Express, frelght, cartage - - | Oh.314-37G.A. |  | 377.30 458.87 |  |  |  |
| Headquarters allowance .-. | Oh. 31437 G A. |  | 1.957 .26 |  |  |  |
| Miscellaneous allowance.- | Ch.314-37G.A. |  | 3,485.91 |  |  |  |
| Office expenses and supplies | Ch. 314-37G.A. |  | 3.665.65 |  |  |  |
| Payrolls, special --------- | Ch. 314 -37G.A. |  | 1.350 .49 |  |  |  |
| Physical examinations ----- | Ch.314-37G.A. | -- | 534.33 200 | ------ |  |  |
| Office salaries --...-...------ | Ch. 314 -37G.A. |  | 14,784.37 |  |  |  |
| Telegraph and telephone.-- | Ch. 314-37G.A. |  | +718.01 |  |  |  |
| Transportation --.-.-.-...- | Ch. 314-37G.A. |  | 1.688 .12 |  |  |  |
| Traveling expenses --------- | Ch. 314-37G.A. |  | 1.612 .39 10 |  |  |  |
| Recruiting duty - |  |  | $10,206.48$ 18.00 |  |  |  |
| Encampments ----.-...------- | Oh. 314 -37G.A. |  | 43.00 |  |  |  |
| Oharged off --------------- |  |  | 199.779.41 |  |  |  |
| Total |  | \$530,000.00 | \$265,000.00 | \$265,000.00 | \$ 265,000 | \$285,000 |

The placing the National Guard under the provisions of Chapter 272, Laws of the 38th G. A., creates a condition which makes impossible the efflcient administration and conduct of this department, in that the employment of sufficient and efficient help is curtalled and cannot keep pace with the increase of troops organized under the requirements of the Federal law. It is recommended that this department be restored to its original status provided for in the military Code of Iowa.

The items of expenses include all activities of the Adjutant General's Department, including the salary of the Adjutant General, Assistant Adjutant General and Record Clerk, which in the past has not been paid from the regular appropriation for the support of the National Guard.

IOWA WAR ROSTER COMMISSION.


Note. The appropriation of $\$ 20,000$ for the blennial period ending June 30 , 1921, was an estimate, its only basis being similar but not so extensive work for the old Iowa War Roster Commission, which compiled similar records of the Clvil, Spanish-American war, etc. There has been delay in the work, caused by the fallure of the Adjutant General of the Army to dellver Individual soldier records promptly as directed by, the Congress. Attention is invited to the expenditure for moving pictures of Iowa soldiers, directed by Chapter 331, Acts of the 38th G. A., the second largest item, and printing of form cards, the third largest item, which have been completed and will not have to be met again. The Commission will have on hand June 30, 1921, about $\$ 5,000$.

ATTORNEY GENERAL.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Attorney General --. | Sec. 211 | \$ 10,000.00 | \$ 5,000.00 | \$ 5,000.00 | 6,500 | \$ 6,500 |
| Asst. Attorney General.-- | Ch. 272 -38G.A. | 8,000.00 | 3,833.20 | 4,000.00 | 5,000 | 5,000 |
| Asst. Attorney General--- | Ch. 272-38G.A. | 7,000.00 | 3,208.34 | 3,500.00 | 4,000 | 4,000 |
| Asst. Attorney General.-- | Oh. 272-38G.A. | 6,000.00 | 3,000.00 | 3,000.00 | 3,500 | 3,500 |
| Asst. Attorney General. | Oh.272-38G.A. | 6,000.00 | 3,000.00 | 3,000.00 | 3,500 | 3,500 |
| Secretary to Attorney Gen'l | Oh. 272-38G.A. | 3,600.00 | 1,800.00 | 1,800.00 | 2,400 | 2,400 |
| Stenographic help --------- | Oh. 272-38G.A. | 7,200.00 | 3,600.00 | 3,600.00 | 5,000 | 8,000 |
| Contingent fund ---.----- | Oh.273-38G.A. | 20,000.00 | 9,940.47 | 10,000.00 | 15,000 | 15,000 |
| of Special Agents.-.-.-- | Ch.327-38G.A. | 75,000.00 | \$ $53,283.26$ | \$ 71,400.00 | \$ 119,800 | \$119,900 |
| Total |  | \$142,800.00 | *19,901.19 | 37,500.00 | 75,000 | 75,000 |

[^2]| Auditor | Ch. 272-38G. A. | (\$8,000.00 | \$ 4,000.00 | 4,000.00 | 4,000 | \$ 4,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Deputy ----------------------- | Ch.272-38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 3,000 | 3,000 |
| Chlef Revenue clerk---.--- | Ch.272-38G.A. | 4,800.00 | 2.400 .00 | 2,400.00 | 2,400 | 2,400 |
| Chief Municipal clerk.......- | Ch. 272 -38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 2,400 | 2,400 |
| General clerk | Oh. 272-38G.A. | 3,400.00 | 1,700.00 | 1,700.00 | 1,700 | 1,700 |
| Chief clerk Oo. Acct. Dept. | Oh. 272 -38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 2,400 | 2,400 |
| Asst. clerk Co. Acct. Dept. | Oh.272-38G.A. | 4,000.00 |  | 2,000.00 | 2,000 | 2,000 |
| Warrant clerk --- | Oh. 272-38G.A. | 2,800.00 | 1,400.00 | 1,400.00 | 1,500 | 1,500 |
| Asst. Warrant clerk | Ch. 272 -38G.A. | 2,400.09 | 1,200.00 | 1,200.00 | 1,300 | 1,300 |
| Stenographer and clerk | Ch.272-38G.A. | 2,400.00 | 1,190.00 | 1,200.00 | 1,300 | 1,300 |
| *Clerk and Messenger | Oh.272-38G.A. | 2,775.00 | 1.275.00 | 1,500.00 | 1,500 | 1,500 |
| Contingent Fund --. | Ch. 272-38G.A. | 1,600.00 | 487.95 | 1 800.00 | , 800 | 800 |
| County examinations | Sup.100A |  | 6.970.46 |  | 20,000 | 20,000 |
| Municipal examinations | Sup.1056-a |  | 18,137.47 |  | 18,000 | 18,000 |
| Total |  | \$ 46,575.00 | \$45,960.88 | \$ 23,400.00 | \$ 62,300 | \$62,300 |

*Increase of $\$ 300$ per annum over statutory appropriation granted by Re. trenchment and Reform Committee from April 1, 1920.

## BUREAU OF LABOR STATISTICS.

| Commissioner, salary | ${ }_{*}^{* S .} 24777$ | \$ 6,000.00 | \$ 3,000.00 | \$ | 3,000.00 | \$ | $3,600$ | \$ | $3,600$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Deputy |  | 3,600.00 | 1,800.00 |  | 1,800.00 |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |
| ree Inspectors | * | 9,000.00 | $4,500.00$ +225.00 |  | $4,500.00$ +900 |  |  |  | 6 300 |
| Statistician | Oh.272-38G.A. | 3,000.00 | $1,500.00$ |  | +900.00 $1,500.00$ |  | 6,300 2,100 |  | 6,300 2,100 |
| Department clerk | *\$. 2477 | 2,400.00 | 1,200.00 |  | 1,200.00 |  | 1,800 |  | 1,800 |
| Stenographer -- | Ch.272-38G.A. | 2,400.00 | 1,089,15 |  | 1,200.00 |  | 1,500 |  | 1,500 |
| Chlef Clerk of Employment | *SS.2477-g1 | 3,000.00 | 1,500.00 |  | 1,500.00 |  |  |  |  |
|  |  |  | +45.00 |  | +180.00 |  | 2,100 |  | 2,100 |
| Traveling expenses | 8.2477 | 8,000.00 | 3,279.87 |  | 4,000.00 |  | 8,000 |  | 8,000 |
| $\ddagger$ Three Inspectors |  |  |  |  |  |  | 5,400 |  | 6,300 |
| Stenographer |  |  |  |  |  |  | 1,200 |  | 1,500 |
| Total |  | \$37,400.00 | \$ 18,189.02 |  | 19,980.00 |  | 34,400 |  | 35,600 |

Notes:
*This code citation indicates the provision for creation of the office, but the salary given in budget is as provided in Ch. 272, 38 th G. A.
$\ddagger$ Three additlonal inspectors (two men and one woman), each to be paid $\$ 1,800$ per annum for first year and $\$ 2,100$ per year thereafter, the same as the other inspectors. An additional stenographer at $\$ 1,200$ per annum for first year and $\$ 1,500$ per annum thereafter is included in estimate for next biennium.
$\dagger$ The Retrenchment and Reform Committee has allowed additional increase to salaries as indicated in the tabulation.

## BOARD OF CONTROL.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Members' salaries (3) | Ch.272-38G.A. | \$ 24,000.00 | \$ 12,000.00 | \$ 12,000.00 | 15,000 | 15,000 |
| Secretary | Ch. 272-38G.A. | 6,000.00 | 3.000 .00 | 3,000.00 | 3,600 | 3,600 |
| Architect ------ | Ch. 272-38G.A. | 6,000.00 | 3,000.00 | 3,000.00 | 3,600 | 8,600 |
| Chief Accountant | Ch.272-38G.A. | 4,200.00 | 2,100.00 | 2,100.00 | 2,300 | 2,300 |
| First Asst. Accountant | Ch. 272-38G.A. | 3,200.00 | 1,600.00 | 1,600.00 | 1,900 | 1,900 |
| Second Asst. Accountant.- | Ch. 272-38G. A. | 3,000.00 | 1,500.00 | 1,500.00 | 1,700 | 1,700 |
| Purchasing Agent | Ch. 272-38G.A. | 4,000.00 | 2,000.00 | 2,000.00 | 2,300 | 2,300 |
| Estimate clerk | Ch.272-38G.A. | 2,800.00 | 1,400.00 | 1,400.00 | 1,600 | 1,600 |
| Statistician | Oh. 272-38G.A. | 2,800.00 | 1.400 .00 | 1,400.00 | 1,600 | 1,600 |
| Parole clerk | Ch. 272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1.600 | 1,600 |
| File clerk | Ch. 272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,600 | 1,600 |
| Stenographer | Ch.272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,500 | 1,500 |
| Stenographer | Ch. 272-38G.A. | 2,400.00 | 1.200.00 | 1,200.00 | 1,500 | 1,500 |
| Stenographer | Ch.272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,500 | 1,500 |
| Stenographer | Ch.272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,500 | 1,500 |
| Stenographer | Ch.272-38G.A. | 2,400.00 | 1.200 .00 | 1,200.00 | 1,500 | 1,500 |
| Storekeeper and clerk | Ch. 272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,600 | 1,600 |
| Draftsman | Ch.272-38G.A. | 3,000.00 | 1,500.00 | 1,500.00 | 1,800 | 1,800 |
| Extra help | Ch. 272-38G.A. | 4,000.00 | 124.56 | 3,875.44 | 2,500 | 2,500 |
| Architect's expense ------ | Sec. 2727-a-23 | 2,000.00 | 670.49 | 1,329.51 | 800 | 800 |
| State Agents' Sal and Exp. | Ch.105-38G.A. | 28,000.00 | 15,247.00 | 12,799.53 | 20,000 | 20,000 |
| Insp. Co. and Priv. Insts.- | Ch. 308-38G.A. | 6,000.00 | 2,321.18 | 3,678.82 | 3,500 | 3,500 |
| Investigat'n of tuberculosis | Sec. 2727 -8-89 | 10,009.00 | 6,918.69 | 3,081.31 | 10,000 | 10,400 |
| Quarterly conference --..-- | Sec. $2727 \mathrm{a}-69$ Ch. 272 -38G. | 500.00 $5,000.00$ | 105.53 1.418 .34 | + 3884.97 | +500 | - 500 |
| Friendless | Ch.272-38G.A. | 5,000.00 | 1,418.34 | 3,581.60 | $\begin{array}{r} 2,500 \\ 25,000 \end{array}$ | $\begin{array}{r} 2,500 \\ 25,000 \end{array}$ |
| Total |  | \$133,700.00 | \$ 65,905.79 | \$ 67,841.24 | \$ 112,500 | \$112,500 |

During the past two years this department has experienced many difficulties in securing and retaining competent and efficient employees. This is due to the fact that other departments in the State House and business houses in the city have been paying from $\$ 25$ to $\$ 30$ a month more for persons doing clerical work and stenographers than we are allowed to pay under the present wage schedule for this department. We feel that we should, at least, be allowed to pay our employees salaries equal to those paid elsewhere for the same services.

BOARD OF PAROLE.


Included in the total of expenses of assistants is the allowance of $\$ 200$ per annum made by the Committee on Retrenchment and Reform as additional compensation to the File Clerk, whose salary is $\$ 1,300$. The important duty performed by that assistant merits a salary of $\$ 1,800$ per annum, and our estimate covers that increase. An additional parole agent is needed to keep proper supervision of men on parole, and the increase in estimate above made is to cover that necessary expenditure also.

## BANKING DEPARTMENT.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Superintendent ----------..-- | Ch.335-38G.A. |  | \$ 4,000.00 | Fees | \$ 4,000 | \$ 4,000 |
| Deputy Superintendent ---- | Oh. 335-38G.A. |  | 3,000.00 | Fees | 3,000 | 3,000 |
| Contingent and Trav. Exp. Supt. and Dep. Supt. | Ch.335-38G.A. |  |  | Fees |  | 1,800 |
| Six clerks in office.-...... | On. $335-38 \mathrm{G} . \mathrm{A}$. |  | 7,570.00 | Fees | 10,500 | 10,500 |
| Twelve examiners ------...- | Ch. $335-38 \mathrm{G}$. A. |  | 28,752.34 | Fees | 38,000 | 36,000 |
| Two examiners --.-.---.-.-- | Ch. 335538 G . A. | ---------- | 1,235.49 | Fees | 4,800 | 4,800 |
| Trav. Exp. of examiners.-- | Ch. $335-38 \mathrm{G}$. A. |  | 13,887.62 | Fees | 16,000 | 16,000 |
| Total |  |  | \$ 58,949:63 |  | \$ 76,100 | \$76,100 |

BOARD OF HEALTH.

| Physician members, salaries | Ch.272-38G.A. | 7,200.00 | \$ 3,450.00 | 3,600.00 | \$ | 3,600 | \$3,600 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Engineer's salary | Oh. 272-38G.A. | 5,000.00 | 2,500.00 | 2,500.00 |  | 4,000 | 4,000 ${ }^{\text {m }}$ |
| Secretary's salary | Ch.272-38G.A. | 6,000.00 | 3,000.00 | 3,000.00 |  | 5,000 | 5,000* |
| Asst. Secretary's salary | Oh.272-38G.A. | 3,000.00 | 1,500.00 | 1,500.00 |  | 2,400 | 2,400* |
| Chief clerk | Ch. 272 -38G.A. | 3,000.00 | 1,500.00 | 1,500.00 |  | 2,000 | 2,000 ${ }^{*}$ |
| Asst. Registrar | Oh.272-38G.A. | 2,400.00 | 1,163.33 | 1,200.00 |  | 1,500 | 1,500** |
| Asst. in V. S. D | Oh. 272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 |  | 1,320 | $1,320^{*}$ |
| Antitoxin clerk | S.2572-D | 2,400.00 | 1,200.00 | 1,200.00 |  | 1,320 | 1,320 ${ }^{\text {* }}$ |
| Bookkeeper | Ch.272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 |  | 1,500 | 1,500* |
| Board of Health clerk and stenographer for Sanitary Engineer | Ch. 272-38G.A | 2,400.00 | 1,130.00 | 1,200.00 |  | ,500 | 1,500* |
| Board of Health cl | Ch. 272 -38G.A | 2,400.00 | 885.86 | 1,200.00 |  | 1,320 | 1,320* |
| Board of Health. | Oh. 388, Sec. $1-38$ G.A. | 20,000.00 | 6,989.63 | 10,000.00 |  | 15,000 | 15,000t |
| Housing Department | Ch. 388, Sec. 2-38 G.A. |  |  |  |  |  |  |
| Antitoxin Department | G.A. <br> S. 2572-D | $10,000.00$ $4,000.00$ | $5,117.26$ $1,627.42$ | $\begin{aligned} & 4,882.74 \\ & 2,000.00 \end{aligned}$ |  | $\begin{aligned} & 5,000 \\ & 2,000 \end{aligned}$ | $\begin{aligned} & \mathbf{5}, 000 \\ & 2,000 \end{aligned}$ |
| Embalmers' Department | S. 2575 -A44 |  | . 861.74 |  |  | Fees | Fees |
| Nurses' Department | S.2575-A34 | --->------ | 1,592.75 |  |  | Fees | Fees |
| Medical Examiners' Dep | S. 25 |  | 877.26 |  |  | Fees | Fees |
| Optometry Department --- | S. 2583-P |  | 327.18 |  |  | Fees | Fees |
| Vital Statistics Department | $\begin{aligned} & \text { Ch. } 326, \text { Sec. } 9-37 \\ & \text { G.A. } \end{aligned}$ | 6,000.00 | 2,973.73 | 3,000.00 |  | 3,000 | 3,000 |
| Plumbing Department ------ | $\begin{gathered} \text { Ch. } 378 \text {, Sec. 2-38 } \\ \text { G.A. } \end{gathered}$ |  | 24.85 |  |  | Fees | Fees |
| Bacteriological Department_ | Oh. 285.Sec.1-37 G.A. | 16,000.00 | 8,000.00 | 8,000.00 |  | 15,000 | 15,000t |
| Total |  | \$ 94,000.00 | \$ 47,121.01 | \$ 47,182.74 | \$ | 65,460 | \$65,460 |

[^3]
## BUREAU OF VENEREAL DISEASE CONTROL.

| For control and treatment <br> of <br> venereal diseases | Ch. $299-38 G . A$. | $\$ 30,000.00$ | $\$ 15,000.00$ | $\$ 15,000.00$ | $\$ 25,000$ | $\$ 25,000^{\circ}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |

*Note- Increasing number of clinics and increased expense of laboratory and for carrying on additional educational work.

CUSTODIAN OF BUILDINGS AND GROUNDS.

| Items For Which Money is Used |  |  | $\begin{aligned} & 06.616 I \text { IBOR [8วSg } \\ & \text { uI pepuәdxg } \end{aligned}$ |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| $\begin{aligned} & \text { Custodian } \\ & \text { Assistant Custodian, Ohief } \\ & \text { Engineer } \end{aligned}$ |  |  |  |  | $2,400$ | \$ 2,700 |
|  | Oh.272-38G.A. |  | $\$ 2,199.96$100.02 | $\begin{aligned} & \$ 2,200.04 \\ & 200.00 \end{aligned}$ |  | 2,400 |
|  |  | $\begin{array}{r} 300.02 \\ \mathbf{3}, 000.00 \end{array}$ |  |  | 1,725 | 725 |
| First Assistant Engineer--- | Ch.272-38G.A <br> R. \&R.12-17:18 | $\begin{array}{r} \mathbf{3 , 0 0 0} .00 \\ \mathbf{3 3 7} .50 \end{array}$ | $\begin{aligned} & 1,500.00 \\ & 112.50 \end{aligned}$ | $\begin{aligned} & 1,500.000 \\ & 225.00 \end{aligned}$ |  |  |
| Second Assistant Engineer.- | Oh. 272-38G.A. R. \&R.12-17-19 | $2,800.00$ 315.00 | 1,400.00 | 1,400.00 | 1,610 | 1,010 |
| Extra Engineer | Oh. 272 -38G.A.R. \& R.12-17-19 | $2,800.00$315.00 | $642.67$ | 2,157.33 301.73 | 1,610 | 1,610 |
|  |  |  |  |  |  |  |
| Electrician | Ch. $272-38 \mathrm{G} . \mathrm{A}$.R. $8 \mathrm{R} .1217-19$ | $3,000.00$337.50 | $1,500.00$112.50 | $1,500.00$225.00 | 1,725 | 1,725 |
| t. Electrician and |  |  |  |  |  |  |
| chinist | Ch. 272-38G.A. R. \&R.12-17-19 Ch. 272-38G.A. | $\begin{array}{r} 2,800.00 \\ 315.00 \\ 3,000.00 \\ 337.50 \end{array}$ | $1,400.00$ 105.00 | $1,400.00$ 210.00 | 1,610 | 1,010 |
| Carpenter |  |  | 1,500.00 | 1,500.00 | 1,725 | 1,725 |
| Assistant Oarpenter |  |  | 112.50 | 225.00 | 1,320 | 1,320 |
| Painter | $\begin{aligned} & \text { O. } 272 \text {. } \\ & \text { R. } \mathrm{R} .12 \mathrm{~A} . \mathrm{A}-10 \end{aligned}$ | $3,000.00$ 337.50 | $\begin{aligned} & 1,500.00 \\ & 112.50 \end{aligned}$ | $\begin{array}{r} 1,500.00 \\ 225.00 \end{array}$ | 1,725 | 1,725 |
| Assistant Painter |  | $-7,480.00$450.00 | $\begin{array}{r} 3,240.00 \\ 90.00 \end{array}$ | $3,240.00$360.00 | 1,3203,600 | 1,2203,600 |
| Three Night Watchmen | $\begin{aligned} & \text { Ch. } 272 \cdot \mathrm{BEG} \mathrm{~A} . \\ & \text { R. \&R.12-17-19 } \end{aligned}$ |  |  |  |  |  |
| One Outside W | Oh. 272 -38G. A. R. ${ }^{2}$ R.12-17-19 <br> R.\&R.12-17-19 <br> Ch. 272-38G.A. <br> R. \&R.12-17-19 <br> Ch. 272-38G.A. <br> R. \&R.10-7-20 |  | $\begin{array}{r} 1,300.00 \\ 97.50 \end{array}$ | 1,300.00 | 1,200 | 1,2001,496 |
| Boiler Tender |  | 2,600.00 |  |  |  |  |
|  |  | $\begin{array}{r} 292.50 \\ 12,000.00 \end{array}$ |  | 195.00$6,000.00$ | 6,900 | 6,900 |
| Five Firemen |  |  | 6,000.00 |  |  |  |
| Chief Florist |  | $1,350.00$ $2,800.00$ | 1,400.00 | 900.00 $1,400.00$ | 1,610 | 1,610 |
|  |  | 315.00 | $\begin{array}{r} 105.00 \\ 1,080.00 \end{array}$ | $\begin{array}{r} 210.00 \\ 1,080.00 \\ 120.00 \end{array}$ |  |  |
| One Yardman |  | 2,16000120.00 |  |  | 1,200 | 1,200 |
| Two extra Yaidmen |  |  |  |  | 2,400 | 2,400 |
| Clerk and janitor, Agr' | Ch. 272-38G. A . | $\begin{array}{r} 2,160.00 \\ 150,00 \end{array}$ | $\begin{array}{r} 1,080.00 \\ 30.00 \end{array}$ | $\begin{array}{r} 1,080.00 \\ 120.00 \end{array}$ |  |  |
| Dept. | R. \&R. 6-24-20 Oh. $272-38 G . A$. <br> R. \&R.6-24-20 |  |  |  | 1,200 | 1,200 |
| Twenty janitors |  | 43,200.00 | $21,600.00$600.00 | 21,600.00 | 24,000 | 24,000 |
|  |  | $\begin{aligned} & 2,160.00 \\ & 150.00 \end{aligned}$ |  | 2,200.00 |  |  |
| Matron | Ch. $272-39 \mathrm{G}$. A. <br> R. \&R.10-7-20 |  | $\begin{array}{r} 1,080.00 \\ 30.00 \end{array}$ | 1,080.00 | 1,200 | 1,200 |
| Two elevator tenders |  | 3,360.00240.00 | 1,680.00 | $\begin{array}{r} 1,680.00 \\ 240.00 \end{array}$ | ,020 | 920 |
| Two elevator tenders- | R. \&R.6-24-20. |  |  |  |  |  |
| Stenographer and cle | R. \&R.10-7-20 | 1,500.00 | - | 1,500.00 | 1,5001,380 | 1,500 |
| Bryant School Fireman | R. \&R.12-17-19 | $\begin{aligned} & 2,320.00 \\ & 1,000.00 \end{aligned}$ | 575.00 | 1,745.00 |  | 1,380 |
| Removing snow | Ch.272-38G.A. |  | 952.20 | 947.80 | 1,380 | 1,500+300 |
| Washing towels ---.------ | Ch. $272388 \mathrm{G} . \mathrm{A}$. | $\begin{array}{r} 600.00 \\ 3,000.00 \end{array}$ | $\begin{aligned} & 203.04 \\ & 871.82 \end{aligned}$ | $\begin{array}{r} 396.96 \\ 2,128.18 \end{array}$ | $300$ |  |
| Extra help (contingent)--- | Oh.273-38G.A. |  |  |  | 1,500 | 1,500 |
|  |  | \$118,602.52 | \$ 54,880.48 \$ 64,622.04 |  | \| 71,375 | 71,375 |  |

The office of custodian has been fllled by the Adjutant General, but it is not a satisfactory arrangement from the standpoint of efficiency. His regular duties as Adjutant General have increased to such an extent it is impossible for him to give the time and attention to proper supervision of the State property, so essential for its care and maintenance. It is recommended that a custodian be provided for as indicated hereon, or the administration of this department be transferred to the Executive Council. The assistant carpenter, painter and additional yard men are absolutely necessary to care for the great amount of work necessary to the maintenance of the buildings and grounds.

CLERK OF THE SUPREME COURT.

| Items For Which Money |  |  |  |  |  | Department Estimates for Next Biennium |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  |  |
| Olerk's salary -------------- | Sec.1,Oh.272-38G.A.Sec. 1 G. $272-38$Gec. 1, Oh. $272-38$G.A.Sec. 1, Ch. $272-38$G.A.Sec.1,Oh. $272-38$G.A.Sec. 17, Ch. $273-88$G.A. | $6,000.00$ | ,000.00 | \$ | 3,000.00 | \$ | 4,000 | $\$$ | 4,000 |
| Deputy clerk's salary------- |  | 4,000.00 | 2,000.00 | 2,000.00 |  | 3,000 |  | 8,000 |  |
| Brief and file clerk salary-- |  |  | 1,600.00 | 1,600.00 |  | 1,800 |  | 1,800 |  |
| General clerk's salary...--- |  | 3,200.00 | 1,140.00 | 1,200.00 |  | 1,500 |  | 1,500 |  |
|  |  | 2,400.00 |  |  |  |  |  |  |  |
| Messenger and janitor salary $\qquad$ |  | 2,160.00 | *1,100.00 | $\begin{array}{r} 1,200.00 \\ 160.00 \end{array}$ |  | $\begin{array}{r} 1,200 \\ 200 \end{array}$ |  | $\begin{array}{r} 1,200 \\ 200 \end{array}$ |  |
| Extra clerical . |  | $200.00$ |  |  |  |  |  |  |  |
|  |  | \$ 17,960.00 | \$ 8,840.00 | \$ | 9,160.00 |  | 11,700 |  | 1,700 |

[^4]COMMISSIONER OF INSURANCE.

| Commissioner | Ch. $272-38 \mathrm{G} . \mathrm{A}$. | \$ 7,200.00 | \$ 3,600.00 | \$ 3,600.00 | \$ 6,000 | \$ 6,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Deputy Commissioner .---- | Ch. 272-38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 4,000 | 4,000 |
| Second Deputy Commissioner $\qquad$ |  |  |  |  | 2,400 | 2,400 |
|  | Ch.272-38G.A. | 10,000.00 | 3,600.00 | 6,400.00 | 5,000 | 5,000 |
| *Assistant Actuary |  |  |  |  | 3,000 | 3,000 |
| Chief Examiner | Ch. $272-38 \mathrm{G} . \mathrm{A}$. | 5,200.00 | 2,600.00 | 2,600.00 | 3,600 | 3,600 |
| Security clerz | Ch. 272-38G. A. | 4,200.00 | 2,100.00 | 2,100.00 | 3,000 | 3,000 |
| Assistant security cler | Oh. 272 -38G. A. | 2,800.00 | 1,400.00 | 1,400.00 | 1,800 | 1,800 |
| \$Fee clerk (a) | Oh. 272 -38G. A. | 3,400.00 | 1,550.00 | 1,850.00 | 1,800 | 1,800 |
| $\ddagger$ General clerk (b) | Ch. $272-38 \mathrm{G}$. A. | 3,000.00 | 1,400.00 | 1,600.00 | 1,800 | 1,800 |
| *Policy Examiner | 1683-r2 |  | 1,500.00 |  | 2,100 | 2,100 |
| *Claim clerk |  |  |  |  | 2,100 | 2,100 |
| * Certificate clerk | 1683-r2 |  | 750.00 |  | 1,800 | 1,800 |
| * File clerk | 1683-r2 |  | 880.00 |  | 1,500 | 1,500 |
| $\ddagger$ Messenger and janitor (c)- | Ch. 272 -38G. A . | 2,310.00 | 1,110.00 | 1,200.00 | 1,400 | 1,400 |
| Two stenographers ---.---- | Ch. 272-38G. A. | 4,800.00 | 2,400.00 | 2,400.00 | 3,000 | 8,000 |
| Five stenographers |  |  |  |  | 7,500 | 7,500 |
| Additional help ------------- | 1683-r2 |  | 4,644.30 |  |  |  |
| Examination expenses ----- | 1821-c |  | $41,404.33$ |  |  |  |
| Contingent expense -------- | 1683-r2 | 2,000.00 | 1,358.25 | 641.75 | 4,000 | 4,000 |
|  |  | \$49,710.00 | \$ 72,696.88 | \$26,191.75 | \$ 55,800 | \$ 55,800 |

[^5]DEPARTMENT OF AGRICULTURE AND STATE FAIR.


DAIRY AND FOOD DEPARTMENT.

| Commissioner | Ch. 272-38G. A. | 6,600.00 | \$ 3,300.00 | 3,300.00 | 4,500 | 4,500 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Deputy Commissioner | Ch. 272 -38G.A. | 5,200.00 | 2,600.00 | 2,600.00 | 3,400 | 3,400 |
| Supt. Weights and Measures | Ch. 272 -38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 3,200 | 3,200 |
| Ohief Ohemist ------------- | Ch. $272-38 \mathrm{G}$.A. | 5,400.00 | 2,700.00 | 2,700.00 | 3,600 | 3,600 |
| Assistant Ohemist and Bacteriologist | Oh. 272 -38G.A. | 4,200.00 | 2,100.00 | 2,100.00 | 2,500 | 2,500 |
| $\dagger$ Assistant Chemist |  |  |  |  | 2,400 | 2,400 |
| Supt. of Milk Inspections. | Oh. 272-38G.A. | 4,200.00 | 2,100.00 | 2,100.00 | 2,800 | 2,800 |
| 6 dairy inspeetors. | Oh.272-38G.A. | 23,700.00 | 11,700.00 | 12,000.00 | 15,000 | 15,000 |
| 3 dairy and food inspectors | Ch. 272-38G.A. | 11,700.00 | 5,850.00 | 5,850.00 | 7,500 | 7,500 |
| 7 food inspectors | Oh.272-38G.A. | 29,400.00 | 14,700.00 | 14,700.00 | 17,500 | 17,500 |
| 2 wt . and meas. inspectors | Ch. 272-38G.A. | 4,200.00 | 2,100.00 | 2,100.00 | 5,000 | 5,000 |
| ${ }_{*}^{2}$ wht. and meas. inspectors | Ch. 272-38G.A. |  |  |  | 5,000 | 5,000 |
| ${ }^{*}$ Chief Clerk | Oh. 278 -38G.A. | 3,000.00 | 1,800.00 | 1,800.00 | 2,500 | 2,500 |
| License Clerk | Oh. 272-38G.A. | $3,000.00$ $7,200.00$ | $1,500.00$ $3,600.00$ | $1,500.00$ $3,600.00$ | 1,800 4,800 | 1,800 4,800 |
|  | Oh. 272 -38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,500 | 1,500 |
| Extra clerk hire | Oh.273-Sec. 21 | 2,000.00 | 1,000.00 | 1,000.00 | 1,000 | 1,000 |
| Expense | Sec.4999-a-31f | 80,000.00 | 40,000.00 | 40,000.00 | 50,000 | 50,000 |
|  |  | \$197,600.00 | \$ 98,650.00 | \$ 98,950.00 | \$ 134,000 | \$134,000 |

Salaries of all inspectors to be graduated from $\$ 2,000$ to $\$ 2,500$, depending on time in service.

Salaries of assistant chemist to be graduated from $\$ 2,000$ to $\$ 2,400$, depending on time in service.

Salaries of assistant chemist and bacteriologist to be graduated from $\$ 2,300$ to $\$ 2,500$, depending on time in service.

Salary of chief clerk to be graduated from $\$ 2,000$ to $\$ 2,500$, depending on time in service.
*Increase of $\$ 200$ per year granted by Committee on Retrenchment and Reform. $\ddagger$ The assistant chemist was left out by error of committee of the Legislature and authorized by Committee on Retrenchment and Reform at a salary of $\$ 1,900$ to $\$ \mathbf{2 , 1 0 0}$.

DAIRY AND BEEF INDUSTRY.

| Dairy industry | Oh. $350-38 \mathrm{G}$. A. Oh. $350-38 \mathrm{G} . \mathrm{A}$. Oh. $350-38 \mathrm{G}$. A. | \$ 12,500.00 | \$ 6,162.13 | \$ 6,337.87 | \$ | 6,250 | \$ 6,250 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Beef industry --------- |  | 12,500.00 | - 4,747.06 | 7,752.94 |  | 6,250 | 6,250 |
| Iowa Corn and Small Grain Growers' Ass'n. |  | 7,500.00 | 1,845.72 | 5,654.28 |  | 3,750 | 3,750 |
|  |  | \$32,500.00 | \$ 12,754.91 | \$ 19,745.09 | \$ | 16,250 | \$ 16,250 |

DISTRICT COURT.

| Judges', salaries <br> Judges' expenses --.......-. <br> Expenses outside district... | S.S. 253 | \$499,000.00 | \$253,499.98 |  | \$ 249,500 | \$249,500 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | S.S. 253 |  | . 18,660.78 |  |  |  |
|  | S. $240-\mathrm{a}$ |  | 63.89 |  |  |  |
|  |  | \$499,000.00 | \$272,224.65 |  | \$249,500 | \$249,500 |

DOCUMENT DEPARTMENT.

|  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |

EXECUTIVE COUNCIL.

| Salary Secretary | Ch.272-38G. A. | \$ 5,400.00 | \$ 2,700.00 | \$ 2,700.00 | 3,600 | 3,600 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Asst. Secretary | Ch.272-38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 2,400 | 2,400 |
| Second Asst. Secret | Ch.272-38G.A. | 3,000.00 | 1,500.00 | 1,500.00 | 1,800 | 1,800 |
| Chief of the Trax Division- |  |  |  |  | 1,800 | 1,800 |
| Supply room clerk.--------- | Ch. 272 -38G. A. | 2,400.00 | 1,162.50 | 1,237.50 | 1,500 | 1,500 |
| $\ddagger$ Postmaster | Ch.272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,620 | 1,620 |
| Asst. Postmaster |  |  |  |  | - 600 | 600 1.200 |
| Clerk | Ch. 272 -38G.A. | $2,400.00$ $2,160.00$ | 1,061.15 | $1,338.85$ $1,080.00$ | 1,200 | 1,200 1,200 |
| Three clerks | Ch. 272 -38G.A. | 7,200.00 | 2,326.23 | 4,873.77 | 3,600 | 3,600 |
| Voucher clerk | Oh.272-38G.A. | 2,800.00 | 1,343.30 | 1,456.70 | 1,500 | 1,500 |
| Accountant | Ch. 272 -38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 2,400 | 2,400 |
| Asst. Accountant | Ch.272-38G.A. | 3,600.00 | 1,527.69 | 2,072.31 | 1,800 | 1,800 |
| Second Asst. Accountant.- | Ch.272-38G.A. | 3,000.00 | 1,400.00 | 1,600.00 | 1,500 | 1,500 |
| Third Asst. Accountant---- | Ch.272-38G.A. | 2,400.00 | 632.20 | 1,767.80 | 1,200 | 1,200 |
| Total |  |  | \$ 20,733.07 | \$25,626.03 |  |  |
| *Purchasing cler | S. $170-\mathrm{L}$ |  | 950.00 |  |  |  |
| *Tax clerk | S. 170 L |  | 875.00 |  |  |  |
| *Olerk | S. $170-\mathrm{L}$ |  | 576.25 |  |  |  |
| Extra clerical a | S.170-L |  | 659.75 |  | 600 | 600 |
| Total |  | \$ 46,360.00 | \$ 23,794.07 | \$ 25,626.93 | 28,320 | 28,320 |
| Furniture, stores, supplies- | C. 165 | \$250,000.00 | 89,609.86 | 160,390.14 | 125,000 | 125,000 |
|  | C. 165 | 40,000.00 | 21,845.13 | 18,154.87 | 25,000 | 25,000 |
| Tel. and telegraph, repairs, water and light | C. 164 | 25,000.00 | 25,000.00 |  | 12,500 | 12,500 |
| Express and freight | Ch.273-38G.A. | 10,000.00 | 6,920.43 | 3,079.57 | 7,500 | 7,500 |
| Advertising laws --. | Ch.273-38G.A. | 1,300.00 |  | ${ }^{650.00}$ | 2,500 | 2,500 |
| Governor's conferences | Ch. 273 -38G. A. | 300.00 |  | 150.00 | 150 | 150 |
| Necessary expense | Ch. 273-38G.A. | 3,000.00 | 2,575.83 | 424.17 | 1,500 | 1.500 |
| Repairs and improvements | Ch.273-38G.A. | 8,790.00 | 2,199.20 | 6,590.80 |  |  |
| Providential contingent -- | Ch.273-38G.A. | 50,000.00 | 100.25 | 49,899.75 | 25,000 | 25,000 |
| Total |  | ;388,390.00 | \$148.250.70 | 3239,339.30 | \$189,150 | \$190,150 |

[^6]GENERAL ASSEMBLY.

| Members' salary ---------- | Ch.1-38G.A. |  | \$ 1.510.00 |  |  | \$158,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Members' mileage ----------- |  |  | 2,012,80 |  |  | -12,200 |
| Employees ------------------- | Oh. 1-38G.A. | ------------- | 149.50 |  |  | 80,000 |
| Leutenant Governor --ar- |  |  |  |  |  | 2,000 |
| Speaker's additional salary- |  |  |  |  |  | 1,000 |
| Total |  |  | \$ 3,672.30 |  |  | \$243,200 |

GOVERNOR.

| Items For Which Money is Used |  |  |  |  | Department Fstimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Salaries: Governor | Ch. 272 -38G.A. | \$ 10,000.00 | \$ 5,000.00 | \$ 5,000.00 | \$ 5,000 | ( 5,000 |
| As member of Ex. Council | Ch.272-38G.A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,200 | - 1,200 |
| Secretary to Governor------ | Ch. 272 -38G.A. | 4,800.00 | 2,400.00 | 2,400.00 | 2,400 | 2,408 |
| Pardon Clerk ---...-------- | Ch. 272 -38G.A. | 3,600.00 | 1,800.00 | 1,800.00 | 1,800 | 1,800 |
| Requisition Clerk | Ch.272-38G.A. | 2,600.00 | 1,300.00 | 1,300.00 |  |  |
| Stenographer and fle clerk |  |  |  |  | 1,300 | 1,300 |
| Notarial Olerk | Ch.272-38G.A. | 2,400.00 | 1,200.00 | ${ }^{1} 1,300.00$ | 1,200 | 1,200 |
| Messenger and usher------- | Ch. 272-38G. A. | 2,400.00 | 1,200.00 | 1,200.00 | 1,200 | 1,200 |
| Governor's house rent ------ | Ch. 272 -38G.A. | 1,200.00 | ${ }^{600.00}$ | ${ }^{600.00}$ | 600 2500 | ${ }^{600}$ |
| Contingent fund | Ch.273-38G.A. | 5,000.00 $2,500.00$ | 1,831.39 | $3,168.61$ $2,500.00$ | 2,500 1,250 | 2,500 1,250 |
| Return of paroled prisoners | Ch. 273-38G.A. | 200.00 |  | 200.00 | 100 | 100 |
| Publish'g of pardon notices | Ch.272-38G.A. | 800.00 | 150.47 | 649.53 | 400 | 400 |
| State Agents --..-- |  |  | 11.711.73 |  | 12,500 | 12,500 |
| Peace officers | Ch.327-38G.A: | 75,000.00 | 19,595.49 |  |  |  |
| Total |  | \$112,900.00 | \$ 49,880.03 | \$ 21,318.14 | \$ 31,450 | \$31,450 |

*Retrenchment and Reform Committee allowance $\$ 100$.
HLSTORICAL DEPARTMENT.


June 23, 1919, Retrenchment and Reform Committee increased one (1) Assistant Curator to $\$ 2,400$ and one (1) to $\$ 1,500$, and one (1) clerk to $\$ 1,400$.

March 16, 1920, Retrenchment and Reform Committee increased four (4) Assistant Curators, two (2) Clerks and (4) Mch. Caretakers to $\$ 1,200$.

HOTEL INSPECTION.

| Department receipts | S.S'2514-S | \$11,144.75 |  | S | 18,012.62 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Hotel Inspector --- |  |  | \$ 2,400.00 |  |  |
| Clerical services |  |  | 1,200.00 |  |  |
| Deputies' salary and exp |  |  | 5,477.07 |  |  |
| Inspector's expense |  | ------------ | 125.62 |  |  |
| Printing --.---...- |  | ------------ | 112.36 |  |  |
| Postage |  |  | 68.00 |  |  |
| Miscellaneous |  |  | 73.26 |  |  |
| Total --------------- |  |  | \$ 9,456.31 |  | ----- |

The amount expended fiscally multiplied by two will show the estimate for the next biennium.

IOWA INDUSTRRIAL COMMISSIONER.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Appropriation | S. $24777-\mathrm{m}-23$ | \$ 40,000,00 | --..- | 20,000.00 |  |  |
| Commaries ---- |  |  | \$ $8,300.00$ |  | 3,300 | \$ 3,300 |
| Deputy --...- |  |  | 2,400.00 |  | 2,400 | 2,400 |
| Secretary |  |  | 1,800.00 |  | 1,800 | 1,800 |
| Ohief Clerk |  |  | 1,399.96 |  | 1,400 | 1,400 |
| Settlement Olerk |  |  | 1,200.00 | ------- | 1,200 | 1,200 |
| Stenographer |  |  | 1,185.00 | ------ | 1,200 | 1,200 |
| Stenog'r and clerk ( 3 mo.) |  |  | 275.00 $1,145.00$ | .... | $\begin{array}{r}160 \\ 1,200 \\ \hline\end{array}$ | 460 1,200 |
| Record Clerk ----- |  |  | 1,075.00 |  | 1,140 | 1,140 |
| Medical counsel |  |  | 900.00 |  | ${ }^{900}$ | , 900 |
| Miscellaneous expense |  |  | 2.218 .12 |  | 3,100 | 3,100 |
| Total |  | \$ 40,000.00 | \$ 16,898.08 | \$ $20,000.00$ | \$ 18,100 | (18,100 |

IOWA GEOLOGICAL SURVEY.

| Director's salary | 0.25020.20020.25020.2028 |  |  | $\begin{array}{r} 900.00 \\ 2,500.00 \\ 2,644.97 \\ 1,884.26 \\ 7,929.23 \\ 1,400.00 \end{array}$ |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Asst. Director's salary- |  |  |  |  |  | --------- |  |  |  |  |
| Other salaries -.--... |  |  |  |  |  |  |  |  |  |  |
| Expenses |  |  |  |  |  |  |  |  |  |  |
| Total --------- |  | \$ 16,000.00 |  |  |  | 8,070.17 |  | 8,000 |  | 8,000 |
| Secretary's salary | Oh. 272-38G.A. | 2,800.00 |  |  |  | *1,620.00 |  | 1,620 |  | 1,620 |
| Total |  | \$ 18,800.00 | \$ | 9,329.23 | \$ | 9,680.77 | \$ | 9,620 |  | 9,620 |

*Increase allowed by Retrenchment and Reform Committee June 25, 1920.
IOWA LIBRARY COMMISSION.

| Department appropriation | S.2888h | \$ 30,000.00 |  | \$ 15,000.00 |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| *Secretary and Director of |  | ( 30,000.00 |  | 15,000.00 |  |  |
| Library Extension ----- | Oh.272-38G.A. |  | \$ 1,800.00 |  | \$ 2,750 | \$ 2,750 |
| *Librarian, travel'g library | Oh. 272 -88G.A. |  | 1,340.00 |  | 1,800 | 1,800 |
| *Reference Librarian | Oh.27238G.A. |  | 1,340.00 |  | 1,800 | 1,800 |
| *Reference Library As |  |  |  |  | 1,400 | 1,400 |
| ${ }^{*}$ *Library Organizer |  |  | 1,230.00 |  | 1,620 | 1,620 |
| *Library Cataloguer |  |  | 1,230.00 |  | 1,620 | 1,620 |
| Stenographer |  |  | 1,200.00 |  | 1,320 | 1,320 |
| Stenographer |  |  |  |  | 1,320 | 1,320 |
| Record clerk |  |  | 1,200.00 |  | 1,320 | 1,320 |
| General Assistant |  |  | 637.50 |  | 900 | 900 |
| $\underset{\text { boys) }}{\text { Shipping clerk (high school }}$ |  |  | 480.00 |  | 720 | 720 |
| Emergency fund |  |  |  |  | 30 | 30 |
| General fund-Books Miscellaneous |  |  | $6,359.95$ $2,498.50$ |  | 8,000 | 8,000 |
| Accumulated unassig |  |  | 2,498.50 |  | 4,000 | 4,000 |
| Acalary balance |  | 3,628.00 |  |  |  |  |
| Balance July 1, 1919 |  | 1,584.56 |  |  |  |  |
| Increases in salaries allowed by R. \& R. Committee. |  |  |  |  |  |  |
| From payment, lost books |  | 212.41 |  |  |  |  |
| Total |  | \$35,602.47 | \$ 20,515.95 | \$ 15,000.00 | \$ 30,000 | \$ 30,000 |

[^7]IOWA WEATHER AND CROP SERVICE.

*Full amount not available due to employment of beginner.
Additional recommendations will be made by State Board of Agriculture which meets December 8, 1920.

MINE INSPECTION.


STATE MINING BOARD.
Board of Examiners, for
inspectors, etc.
On per diem and exp. basis

PHARMACY COMMISSION.

| Three members | $\begin{aligned} & \text { S.S. } 2087 \\ & \text { S.S. } 2585 \end{aligned}$ | \$ 9,000.00 | $\$$ | 4,500.00 | \$ | 4,500.00 | \$ | 4,500 | \$ 4,500 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Secretary-'Treasurer |  | 4,200.00 |  | 2,100.00 |  | 2,100.00 |  | 2,100 |  | 2,100 |
| Expenses | S.S. 2587 |  |  | 3,014.14 |  |  |  | 3,000 |  | 3,000 |
| Extra clerk | Ch. 292-38G. A. | 800.00 |  | 467.00 |  | 483.00 |  | 500 |  | 500 |
| Extra clerk | R.\&R.Comm. | 150.00 |  |  |  |  |  |  |  |  |
|  |  | \$ 14,150.00 |  | 10,081.14 | \$ | 7,083.00 | \$ | 10,100 |  | 10,100 |

This Retrenchment and Reform Committee allowance was due to having to pay more for clerk hire than heretofore.

PENSION AND RELIEF.

| Jopling, Clyde | Oh. 250 -36G. A. | \$ | 180.00 | \$ 120.00 | $\$$ | 60.00 |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jopling, Fay | Oh. 250-36G. A. |  | 180.00 | 120.00 |  | 60.00 |  |  |  |
| Jopling, Etta | Oh. 187-30G. A. |  | 50.00 | 50.00 |  |  |  |  |  |
| Hull ------- | Ch. 129-25G. A. |  | 480.00 | 240.00 |  | 240.00 | \$ | 240 | \$ 240 |
| Metz | Ch.117-16G.A. |  | 480.00 | 240.00 |  | 240.00 |  | 240 | 240 |
| Survivors of Spirit Lake Relief Expedition | Ch.348-35G. A. |  |  | 1,010.66 |  | 1,000.00 |  | 1,000 | 1,000 |
| Survivors Northern Brig. | Oh. 164-37G. A. |  |  | 9,636.64 |  |  |  | 8,640 | 8,640 |
|  |  | \$ | ,370.00 | \$ 11,417.30 | \$ | 1,600.00 | \$ | 10,120 | \$10,120 |

STATE OLL INSPECTION.

| Items Fior Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
|  | Sec. ${ }^{\text {P }}$ (903 R.C. 1819 | \$ 76,000.00 |  | \$38,000.00 |  | \$5,000 |
| Chief Inspector's salary---Inspectors' salaries $\qquad$ |  | ----------- | 2,197.600.00 | ---------- | 2,500 19,500 |  |
| Chief Inspector and Inspec tors' expenses |  |  | 8,262.69 |  | 12,000 |  |
| Deputies and Branders' salaries and expenses |  |  | $8,262.60$ $15,329.53$ |  | 18,300 |  |
| Clerk's salary -......-------- |  |  | 1,200.00 |  | 1,500 |  |
| Stenog'r's salary ( $21 / 2 \mathrm{mo}$ ) |  |  | 250.00 |  | 1,200 |  |
| Total |  | \$ 76,000.00 | \$ 42,839.85 | \$38,000.00 | \$ 55,000 | \$55,000 |

The 38th General Assembly allowed us an appropriation of $\$ 38,000$, which, at that time, the former Chief Oil Inspector, Mr. J. P. Risley, thought would be adequate to meet our expenses. This sum has proven insufficient for our needs as will be shown by the following statement:

```
Net receipts, year 1919-20. . . . . . . . . . . . . . . . . $57,389.95
Expenses, year 1919-20......................... 42,839.85
    Net balance . . . . . . . . . . . . . . . . . . . . . . . . . . . .$14,550.10
Total appropriation, 38th G. A...................
    $38,000.00
Total expense, year 19:19-20
    42,839.85
Deficit at end of year
    $ 4,839.85
```

On March 9, 1920, we petitioned the Retrenchment and Reform Committee for (a) a blanket increase in salaries of $\$ 25$ per month each; (b) the employment of a stenographer at $\$ 100$ per month; (c) an emergency increased, appropriation of $\$ 4,000$.

On March 16, 1920, the Retrenchment and Reform Committee by resolution of even date granted our petition.

Under the statement as herein made the showing of our biennial report and the following arguments and reasons advanced, we earnestly petition your recommendation to the coming legislature for-
(a) An emergency appropriation of $\$ 17,000$.
(b) An annual appropriation of $\$ 55,000$.

WHY INCREASED SALARIES WERE REQUESTED. Our business has increased to such large proportions within the past year that it necessitates our men employing all their time in the discharge of their duties, and in many instances their time is crowded to the utmost, and we are having a great deal of difficulty to keep good men on the force on account of the wages being inadequate to meet the high cost of living. Since the organization of the Oil Inspection Department, there has been no increase in the salaries of the inspectors, and, as we have been at all times a self-sustaining department, we feel justiffed in asking your support and an increased appropriation.

The Legislative body has been laboring under the impression that the inspectors of this department, being old soldiers with pensions, were receiving ample compensation from the state, but we are now at a place wherein approximately half our men are young soldiers of the World War who rely upon their salaries as their only means of support. In view of the fact that these inspectors are placed in positions of honor and trust (each furnishing a bond of $\$ 5,000$ ), we think they are entitled to wages equivalent to those in less responsible positions who are employed by the State of Iowa.

Owing to the growth of our department, we were compelled to ask for additional help in the office. Our clerk, for the past five years, has had to assume the entire detall work of the office and perform the duties of file clerk, stenographer, clerk and bookkeeper, which is far too strenuous for any one person. You will readily see the necessity of this additional help.


 RAILROAD COMMISSION AND COMMERCE COUNSEL DEPARTMENT.

## MOTOR VEHICLE DEPARTMENT.

The number of employees and salaries paid in this department approved by Executive Council authorized Ch. 272, 38 th G. A., and paid from fund of $31 / 2 \%$ allowed for the maintenance of the department.

| Items For Which Money is. Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Guperintendent |  | \$ 4,800.00 | \$ 2,400.00 | \$ 2,400.00 | \$ 2,400 | \$ 2,400 |
| Chief Clerk - |  | 3,000.00 | 1,500.00 | 1,500.00 | 1,500 | 1,500 |
| Oashier -- |  | 2,800.00 | 1,400.00 | 1,400.00 | 1,400 | 1,400 |
| Finance Clerk |  | 2,400.00 | 1,200.00 | 1,200.00 | 1,200 | 1,200 |
| Reg. Clerk |  | 2,400.00 | 1,200.00 | 1,200.00 | 1,200 | 1,200 |
| Bookkeeper |  | 3,600.00 | 1,800.00 | 1,800.00 | 1,800 | 1,800 |
| Examiner |  | 2,400.00 | 1,200.00 | 1,200.00 | 1,200 | 1,200 |
| Examiner |  | $2,400.00$ $3,600.00$ | 1,200.00 | $1,200.00$ $1,800.00$ | 1,200 1,800 | 1,200 |
| Dellinquent Department |  | $3,600.00$ $19,200.00$ | $1,800.00$ $\mathbf{9 , 6 0 0 . 0 0}$ | $1,800.00$ $9,600.00$ | 1,800 | 1,800 |
| 8 File Clerks. |  | 19,200.00 | 9,600.00 | 9,600.00 | 9,600 | 9,600 |
| 2 Stenographers |  | 4,800.00 | 2,400.00 | 2,400.00 | 2,400 | 2,400 |
| 7 Inspectors |  | 25,200.00 | 12,600.00 | 12,000.00 | 12,600 | 12,600 |
| Janitor --- |  | 2,400.00 | 1,200.00 | 12,200.00 | 1,200 | 1,200 |
| Extra help |  |  | 12,000.00 | 12,000.00 | 12,000 | 12,000 |
|  |  | \$08,200.00 | \$ 61,100.00 | \|\$61,100.00 | \$ 61,100 | \$ 61,100 |

[^8]STATE BOARD OF EDUCATION.

| Finance Committee (3) <br> Members, clerks and exp.-- <br> Telephone, telegraph, etc..- | $\begin{gathered} \text { S. } 2682-1 \\ \text { S. } 2682-1 \\ \text { Ch. } 273-38 \mathrm{G} . \mathrm{A} . \end{gathered}$ | $\begin{gathered} \$ 21,000.00 \\ -500.00 \end{gathered}$ | $\begin{array}{r} \$ 10,500.00 \\ 15.459 .93 \\ 250.65 \end{array}$ | $\left\|\begin{array}{c} \$ 10,500.00 \\ -249.35 \end{array}\right\|$ | \$ | $\begin{array}{r} 10,500 \\ 20,000 \\ 300 \end{array}$ | $\begin{array}{r} \$ 10,500 \\ 20,000 \\ 300 \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Total |  | \$21,500.00 | \$26,210.58 | \$ 10,749.35 | \$ | 30,800 | \$ 30,800 |

STATE BOARD FOR VOCATIONAL EDUCATION.

| Director and Superv'r Vo cat'l Agricul'l Education. |  | \$ 18,000.00 | \$ | 2,160.00 | \$ | 2,160.00 | \$ | 3,750 | \$ | 3,750 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Asst. Sup'v'r ${ }^{\text {Poc'l }}$ Agric're |  |  |  | 2,731.25 |  | 1,350.00 |  | 1,500 |  | 1,600 |
| Asst. Sup'v'r Voc'l Agric're |  |  |  |  |  |  |  | 675 |  | 750 |
| Sup'v'r Trade and Indust'l and Part-time Education- | Ch.337-38G.A. |  |  | 1,500.00 |  | 1,500.00* |  | 1,625 |  | 1,750 |
| Sup'v'r Vocational Home |  |  |  |  |  |  |  |  |  |  |
| Making Education ------ | Ch. 300 -37G.A. |  |  | 1,100.00 |  | 1,100.00 |  | 1,500 |  | 1,650 |
| Advisory Committee |  |  |  | 162.09 |  | 250.00 |  | 400 |  | 400 |
| Clerical office help. |  |  |  | 525.00 |  | ${ }^{600.00}$ |  | ${ }^{650}$ |  | 700 |
| Traveing cxpense |  |  |  | 1,450.66 |  | 1,600.00 |  | 2,000 |  | 2,200 |
| Printing, stationery, ete. |  |  |  | 361.13 |  | 400.00 |  | 600 |  | 800 |
| Office furniture |  |  |  | 334.80 |  |  |  | 200 |  | 200 |
| Contingent --- |  |  |  |  |  |  |  | 800 |  | 1,000 |
| Total |  |  | \$ | 8,324.93 | \$ | 8,860.00 | \$ | 13,700 | \$ | 14,800 |

## STATE LIBRARY.

State General Library.


State Law Library.


State Library Legislative Reference Bureau.

| Reference Librarian <br> Asst. Librarian $\qquad$ | Ch.272-38G.A \$ 2,800.00 | \$ 1,400.00 | \$ | 1,400.00 | \$ | 2,000 | $\$ 2,000$800 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Ch.272-38G.A. ${ }^{\text {\% }}$, 200.00 | 600.00 |  | 600.00 |  | 900 |  |  |
| Total | \$ 4,000.00 | \$ 2,000.00 | \$ | 2,000.00 | \$ | 2,900 | $\$$ | 2,000 |

State Library Medical Library.

*These items include additional compensation granted by the Retrenchment and Reform Committee.

STATE FIRE MARSHAL.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| For all purposes Contingent | Sec.33,Ch.273-38 | \$ 27,000.00 |  |  |  |  |
| Fire Marshal -------------- | Ch. 272388 A . A. | 2,00.00 | \$ ${ }^{2} 1.500 .00$ |  |  |  |
| Deputy -------.----------------- | Ch. ${ }_{\text {Ch }}$ 272-38G. ${ }^{\text {a }}$ A. | ----------- | $* 1,847.14$ $3,200.00$ | - | 2,500 4,200 | $\begin{aligned} & 2,600 \\ & 4,200 \end{aligned}$ |
| Chief Olerk and stenog'r.-- | Oh. 272 -38G.A. |  | 1,300.00 |  |  |  |
| Secretary ------.--------.-- |  |  |  |  | 1,800 | 1,800 |
| Fees and mileage---------- | 2468 p |  | \$2,374.15 |  | 2,700 | 2,700 |
| Miscellaneous expense --.--- | 2468 p |  | 20.35 |  |  |  |
| Traveling expense - - ${ }^{\text {Stenog'r }}$ and statistician--- | 2468-p |  | 2,256.59 |  | 3,300 | 3,300 |
| Stenog'r and statistician.--- |  |  |  |  | 1,000 1,000 | 1,000 1,000 |
| Two Assist's, add'l sal'y- | R. \&R. 12-17-19 |  | 150.05 |  | 1,000 |  |
| Traveling expense --.-- |  |  | 107.42 |  |  |  |
| Chief Clerk and stenog'r- <br> Miscellaneous expense | R.\&R. 12-17-19 | ------------ | 100.05 20.00 | -- |  |  |
| Extra cler'l and stat'l help |  |  | 384.00 |  |  |  |
| Total |  | \$29,000.00 | \$ 14,259.75 |  | \$ 20,000 | \$20,000 |

*Owing to a deputy not having qualified, $\$ 152.86$ in salary was unpaid.
$\ddagger$ Fees are paid to chiefs of fire departments, mayors and township clerks for reporting fires, and to township clerks mileage is paid.

The balance remaining in "general" appropriation must be charged off at end of fiscal year. The balance therein June 30, 1920, was $\$ 1.77$.

The "contingent" fund balance is not charged off until end of biennial year but the balance in this fund June 30, 1920, was $\$ 238.48$.

In presenting $m y$ estimate for appropriation for the next biennial period I desire to call your attention to the needs of this department.
'In the first place the salaries are inadequate for the services rendered.
The fire marshal not only has charge of the office but does both investigation and inspection work in order to keep the work up.

My deputy has had more than seven years of experience and is a valuable asset to the office.

The first assistant is a man of many years' experience as an investigator.
The second assistant is not only an experienced man as an electrician but as an investigator and inspector.

My secretary is a most capable person and does all of the book work and stenographic work, and is capable of earning more than the amount asked for.

As a matter of fact, the efflciency of the entire office force is one hundred per cent and they should be paid a reasonable salary for the services rendered.

It is also necessary to increase the amount for traveling expense and subsistence in order to keep the men in the field making inspections in addition to the investigation of suspicious fires.

The contingent fund asked for is very small for the purposes intended.
The mileage of ten cents per mile, one way, for township clerks is entirely too small. This should be increased to at least ten cents per mile for every mile actually traveled in investigating rural fres, and from the complaints received from the township clerks there will no doubt be an effort made to have the mileage fee increased, which, if allowed, will increase the mileage fees about $\$ 350$ per year.

It is furthermore requested that in all cases the head of the department shall not be obliged to pay the high salary to new help, but shall place such help on a graduated scale commensurate with ability and length of service, making the salaries asked for as a maximum and the salaries now effective as a minimum.

The records of this office will show for themselves that we are doing more work with less expense than any other state in the Union.

TREASURER OF STATE.

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline \multirow[b]{2}{*}{Items For Which Money is Used} \& \multirow[b]{2}{*}{} \& \multirow[b]{2}{*}{} \& \multirow[t]{2}{*}{} \& \multirow[b]{2}{*}{} \& \multicolumn{2}{|l|}{Department Estimates for Next Biennium} <br>
\hline \& \& \& \& \&  \&  <br>
\hline Treasurer of State \& Ch. 272-38G.A. \& 8,000.00 \& \$ 4,000.00 \& \$ 4,000.00 \& 4,000 \& 4,000 <br>
\hline Deputy Treasurer -- \& Ch. 272 -38G.A. \& 4,800.00 \& 2,400.00 \& 2,400.00 \& 2,400 \& 2,400 <br>
\hline Deputy Treasurer, extra- \& Ch. 228 -36G.A. \& \& \& \& 600 \& 800 <br>
\hline Oashier ----..... \& Ch.272-38G.A. \& 3,600.00 \& 1,800.00 \& 1,800.00 \& 1,800 \& 1,800 <br>
\hline Bookkeeper \& Ch. 272-38G.A. \& 3,000.00 \& 1,500.00 \& 1,800.00 \& 1,800 \& 1,800 <br>
\hline Warrant Olerk \& Oh.272-38G.A. \& 2,400.00 \& 1,200.00 \& 1,200.00 \& 1,200 \& 1,200 <br>
\hline Clerk \& Ch. 272-38G.A. \& 2,400.00 \& 1,200.00 \& 1,200.00 \& 1,200 \& 1,200 <br>
\hline Stenographer \& Ch.272-38G.A. \& 2,400.00 \& 1,200.00 \& 1,200.00 \& 1,200 \& 1,200 <br>
\hline Messenger ${ }_{\text {Contingent }}$ fund ---------- \& Ch. 272 -38G.A. \& 2,400.00 \& 1,200.00 \& 1,200.00 \& 1,200 \& 1,200 <br>
\hline Contingent fund Collateral Inheritance Tax Department: \& Oh.272-38G.A. \& 1,200.00 \& 191.21 \& 1,008.79 \& 600

100 \& $\begin{array}{r}600 \\ \\ \hline 100\end{array}$ <br>
\hline Chief Examiner \& Ch. $30038 \mathrm{GG} . \mathrm{A}$. \& 4,200.00 \& 2,100.00 \& 2,100.00 \& 2,100 \& 2,100 <br>
\hline Record Examiner \& Ch. $300-38 \mathrm{G} . \mathrm{A}$. \& 3,600.00 \& 1,800.00 \& 1,800.00 \& 1,800 \& 1,800 <br>
\hline Record Examiner \& Ch. $300-38 \mathrm{G} . \mathrm{A}$. \& 3,600.00 \& 1,800.00 \& 1,800.00 \& 1,800 \& 1,800 <br>
\hline Chief Clerk ---. \& Ch. $300-38 \mathrm{G} . \mathrm{A}$. \& 3,000.00 \& 1,500.00 \& 1,500.00 \& 1,500 \& 1,500 <br>
\hline File Olerk \& Oh. 300-38G. A. \& 3,000.00 \& 1,500.00 \& 1,500.00 \& 1,500 \& 1,500 <br>
\hline Stenographer and clerk \& Oh. $300-38 \mathrm{G}$. A. \& 2,400.00 \& 1,200.00 \& 1,200.00 \& 1,440 \& 1,440 <br>
\hline Total \& \& \$53,600.00 \& \$ 26,391.21 \& \$ 27,508.79 \& \$ 27,940 \& \$ 27,940 <br>
\hline
\end{tabular}

SUPERINTENDENT OF PUBLIC INSTRUCTION.

| Salary of Superintendent | S.2627-h | \$ 8,000.00 | \$ 4,000.00 | \$ 4,000.00 | 4,000 | \$ 4,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Salary of deputy -.......-.-- | S. 2627 -h | 5,400.00 | 2,700.00 | 2,700.00 | 5,000 | 5,000 |
| Inspector and Chief Clerk.- | S.2627-h | 18,000.00 | 9,000.00 | 10,100.00 | 17,000 | 17,000 |
| Clerks -----.------ | Ch. 292 -37G.A. | 7,200.00 | 3,515.00 | 3,900.00 | 8,000 | 8,000 |
| Extra clerks | Ch. 292-37G.A. | 1,600.00 | 551.80 | 800.00 | 3,000 | .3,000 |
| Contingent fund |  | 2,400.00 | 1,200.00 | 1,200.00 | 500 | 500 |
| Traveling expenses |  |  | 4,234.68 |  | 4,000 | 4,000 |
| Normal Institutes | S. 2738 | 9,900.00 | 4,950.00 | 4,050.00 | 4,950 | 4,950 |
| Normal training state aid.- | S. 2634-b-8 | 300,000.00 | 150,000.00 | 150,000.00 | 150,000 | 150,000 |
| Consolidated Schools Educational Board of | 2794-b | 300,000.00 | 150,000.00 | 150,000.00 | 200,000 | 200,000 |
| Educational Board of <br> Examiners $\qquad$ | S.2634-a | 32,000.00 | 16,000.00 | 16,000.00 | 16,000 | 16,000 |
| Teachers' Placement Bureau |  | 5,000.00 |  | 2,800.00 | 5,000 | 5,000 |
| Standard School | Ch.364-38G.A. | 200,000.00 | 100,000.00 | 100,000.00 | 300,000 | 300,000 |
| State School Architect |  |  |  |  | 4,000 | 4,000 |
| Psychologist and Health Phys. Dir. |  |  |  |  | 3,000 | 3,000 |
| Statistician |  |  |  |  | 3,000 | 3,000 |
| Editor |  |  |  |  | 3,000 | 3,000 20,000 |
| Mining Camp Schools | Oh.373-38G.A. | 50,000.00 | 8,455.19 | 25,000.00 | 200,000 | 200,000 |
|  |  | \$939,500.00 | \$454,606.67 | \$471,450.00 | \$ 930,450 | \$930,450 |

[^9]SUPREME COURT.

*Expended in year 1919.
\$ Expended in year 1920.
During the year 1919 there was paid out of the appropriation for incidental expenses of the Supreme Court, under the direction of the Chief Justice, $\$ 1,044.85$, and out of such appropriation there has been paid in 1920 up to this time, $\$ 673.55$. This leaves $\$ 526.45$ yet avallable.

Many of the law books made use of by the judges are out of repair and need repairing, and an additional amount should be approprlated to enable the court to have these valuable books put in order. For this reason we are recommending that the appropriation for incidental expenses be increased to $\$ 2,000$ per annum, or $\$ 4,000$ for the next biennial period. Of course, any part of this appropriation not economically used will revert to the treasurer.

The bailiff's salary was but $\$ 1,500$ per year during the two years last past. This should be increased to at least $\$ 1,800$ or $\$ 2,000$ per annum. The stenographers for the judges were not all paid $\$ 125$ a month during the entire year of 1919 , but have been paid that amount during the latter part of 1919 and in 1920. The appropriation for such stenographers should continue as heretofore, that is, for the seven clerks $\$ 10,500$ a year, at the lowest, and the legislature might well increase the allowance to $\$ 150$ per month and leave the increase of salary optional to the judges. This would make $\$ 12,600$ per annum.

SUPREME COURT REPORTER.


VETERINARY SURGEON.

| Items For Which Money is Used |  |  |  | $\begin{aligned} & \text { Available figcal } \\ & \text { year } 1920-21 \end{aligned}$ | Department Estimates tor Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| State Veterinarian .- | Oh.287-39G.A. | \$ 5,000.00 | \$ 2,000.00 | \$ 3,000.00 | \$ 4,500 | \$ 4,500 |
| Secretary ---------.-. | S. 2538 | 2,400.00 | 1,200.00 | 1,200.00 | 1,500 | 1,500* |
|  | S. 2538 | 1,875.00 | 1,900.00 | ${ }^{1} 915.00$ | 1,200 | 1,200\% |
|  | S. 2538 |  |  |  | 1,200 | 1,200 |
| Stenographer -----...-- | S. 2538 |  |  |  | 1,200 | 1,2003 |
| Deputy ----------------- |  |  |  |  | 2,200 | 2,20011 |
|  | ---...- | 8 9,275.00 | \$ 4,100.00 | \$ 5,115.00 | \$ 11,800 | \$11,800 |

$\$ \$ 1,200$ to $\$ 1,500$.
$\$ \$ 900$ to $\$ 1,200$.
$+\$ 900$ to $\$ 1,200$.
$\$ \$ 1,000$ to $\$ 1,200$.
$\| \$ 1,800$ to $\$ 2,200$.

COMMISSION OF ANIMAL HEALTH.

*The additional $\$ 300,000$ asked for was decided on at a conference of the Commission of Animal Health, live stock raisers and the officials of cities and towns who are interested in the eradication of tuberculosis in the State of Iowa, due to the fact that the present appropriation of $\$ 100,000$ is inadequate to carry on the work as rapidly as the citizens demand. At the present time we are compelled to slow up in the work on account of shortage of funds. In taking over the office of State Veterinarian July 1, 1920, I was confronted with these conditions; there were unpaid claims by owners who had animals condemned and slaughtered on account of being affected with tuberculosis amounting to $\$ 29,736.32$, also bills of assistant state veterinarians for per diem and expense amounting to $\$ 3,077.57$ together with minor accounts amounting to $\$ 535.18$, all of which should have been paid out of the appropriation for the fiscal year 1919-1920, making a total of $\$ 33,349.07$. This amount naturally reduced the appropriation for the fiscal year 1920-1921.

## STATE HIGHWAY COMMISSION.



STATE HIGHWAY COMMISSION-Continued

| Items For Which Money fs Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Maps | 845Ch. 237 -38G. A. |  | 565.96 |  | 1,000 | 1,000 |
| Maps | 842Ch. $237-38 \mathrm{G}$. A. |  |  |  |  |  |
| Road Dept. supplies | 845Ch. 237738 G . A. |  | 12,229.82 |  | 15,000 | 15,000 |
| Road Dept. supplies-.- | 842Ch. 2377 -38G. A. |  | 5,838.78 |  | 6,000 | 6,000 |
| Bridge Dept. supplies......- | $840 \mathrm{Oh} .237-38 \mathrm{G} . \mathrm{A} .$ |  | 3.80 9.81 |  |  |  |
| Bridge Dept. supplies-1----- | 84206. $237-38 \mathrm{G} . \mathrm{A}$. |  | 9.21 $4,710.32$ |  | 6,000 | 6,000 |
| Drafting Dept. supplies | 842Ch. 237-38G. A. |  | 308.03 |  | 500 | 500 |
| Drainage Dept. supplles. | 845Ch 237-38G.A. |  | 19.89 |  | 100 | 100 |
| Drainage Dept. supplies..-- | 842Oh. 237-38G. A. |  | 75 |  |  |  |
| Laboratory supplies | 845Oh. 2377 -38G. A. |  | 887.07 |  | 5,000 | 5,000 |
| Laboratory supplies -----7- | 842Oh. 237 -38G. A. |  | 55.42 |  |  |  |
| Road Maint. Dept. supplies | 845Ch. 237-38G.A. |  | 6.25 |  | 500 | 500 |
| Road Maint. Dept. Supplies | 842Ch. 237 -38G. A . |  | 985.89 |  | 1,000 | 000 |
| State F'air Exhibit-expense | 8420h.237-38G.A. |  |  |  | 1,00 | ,000 |
| Total | 845Ch.237-38G. A. |  | \$222,361.03 |  | \$ 259,100 | \$207,100 |
| Total | 842Ch.237-38G.A. |  | 277,511.29 |  | 395,300 | 395,300 |
| Grand total |  |  | \$499,872.32 |  | \$654.400 | \$802.400 |

APPROPRIATIONS.-(a) General Maintenance Fund. The support fund of the Highway Commission as provided in Section 45. Chapter 237, Acts of the 38 th General Assembly, consists of $21 / 2 \%$ of the licenses collected for registering motor vehicles with the provision that the unexpended balance remaining at the end of the biennial period shall be placed to the credit of the Primary Road Fund and shall be prorated among the several countles as are other moneys accruing to said fund.

The following is a statement showing the income from the above-named source during the past four years, the receipts for the fiscal year ending June 30, 1920, being set out by months. In noting these amounts it should be born in mind that the percentage of license fees set aside for the maintenance of the Highway Commission prior to January 1, 1920, was $5 \%$ and that after said date the amount so set aside was $21 / 2 \%$.

(b) Federal Aid Engineering Fund. Section 42, Chapter 237, Acts of the 38th General Assembly, charges the State Highway Commission with carrying out the provisions of said act and provides for defraying the expense of such service, as follows:

The Treasurer of State is directed to set aside from the Primary Road Fund (motor vehicle licenses) such sum as the Highway Commission shall estimate is needed to defray the cost of preparing plans and specifications for federal aid road projects during the ensuing year. The sum thus set aside shall be known as the Federal Aid Engineering Fund.

| The Highway Commission shall pay the expense of preparing such plans and specifications from its regular Maintenance Fund, but at the end of each month an itemized statement of such expenses shall be filed with the Auditor of State who shall draw a warrant transferring the amount of said statement from the Federal Aid Engineering Fund to the general Maintenance Fund of the Highway Commission. |
| :---: |
| SUMMARY STATEMENT OF RECEIPTS AND DISBURSEMENTS 1918-1919. Maintenance Fund. <br> Debits. |
|  |
| Credits. $\quad \mathbf{2 7 5 , 2 3 6 . 9 4}$ |
|  |
| Federal Aid Engineering Fund. $\mathbf{\$ 2 7 5 , 2 3 6 . 8 8}$ |
| Debits. |
| Unexpended appropriation July 1, 1918.................. $\$$ 11,926.09 <br>  |
| Credits. $\quad \$ 77,926.09$ |
| Transferred to Maintenancs Fund......................... $47,935.47$ Unexpended bala'nce June 30, 1919............................ 29,990.62 |
| \$ 77,926.09 |
| SUMMARY STATEMENT OF RECEIPTS AND DISBURSEMENTS 1919-1920. Maintenance Fund. <br> Debits. |



Expended 1919-1920 .............................................. $\$ 499.872 .32$

Federal Aid Fineering Fund $\quad \$ 578,573.41$
Debits.

Estimated Requirements for Biennial Period 1921-1923.
A detailed estimate of expenditures for the next biennial period is attached hereto. This statement shows separately the expense attached to the administering of the duties of the State Highway Commission under the provisions of Secion $1571-\mathrm{m} 32 \mathrm{~S} . \mathrm{S}$. and that attached to the administering of the Federal Aid Law as provided in Chapter 249, Acts of the 38 th General Assembly, and Chapter 237, Acts of the 38th General Assembly.

As the progress of road construction outlined for the next several years is greater than that which has been handled during the last year, some increase in the estimated cost of carrying on the work has been shown.

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STATE COLLEGE.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Educational support ....-...-- | $\begin{gathered} \text { Oh. } 305-36 \mathrm{G} . \mathrm{A} \\ \text { Ch. } 375-38 \mathrm{G} . \mathrm{A} . \\ \text { Transfer'd from } \\ \text { other funds } \end{gathered}$ | $\begin{array}{r} \$ 1,010,000 \\ 296,000 \end{array}$ | $\begin{array}{cc} \$ & 505,000 \\ 148,000 \end{array}$ | $\begin{aligned} & 505,000 \\ & 148,000 \\ & 175,000 \end{aligned}$ | \$1,369,000 | \$1,369,000 |
| Summer session | Oh. 305 -36G. . | $40,000$ | 20,000 | 20,000 | 40,000 | 40,000 |
| Two-year and 4-year courses In Home Economics. $\qquad$ | Ch. 375-38G.A. Ch. $305-36 \mathrm{G} . \mathrm{A}$. | $\begin{aligned} & 10,000 \\ & 40,000 \end{aligned}$ | 5,000 20,000 | 5,000 20,000 | 20,000 | 20,000 |
| Subcollegiate courses in Agr., Home Econ. and Engineering | Oh. 305-36G.A. | 108,000 | 54,000 | 54,000 | 98,000 | 98,000 |
| Contingent fund, repairs and minor improvements $\qquad$ | Ch. 305-36G.A. | 30,000 82,000 8,000 | 15,000 46,000 4 | 15,000 | 60,000 | 60,000 |
| Library, books and period'ls | Ch. $305-36 \mathrm{G}$. A. | 10,000 | 5,000 | 5,000 | 30,000 | 30,000 |
| Maintenance and improvement of public grounds | Ch. $375-38 \mathrm{G} . \mathrm{A}$. | 20,000 20,000 | 10,000 10,000 | 10,000 10,000 | 25,000 | 25,000 |
|  | Ch. $375-38 \mathrm{G}$. A. | 10,000 | 5,000 | 5,000 |  |  |
| Soldier tuition | Oh. 375-38G.A. | 60,000 | 30,000 | 30,000 | 60,000 | 60,000 |
| Winter short courses | Ch. 305-36G. A. | 19,000 | 9,500 | 9,500 | 12,000 | 12,000 |
| Engineering Experiment Stat'n | Ch. 305-36G.A. | 30,000 | 15,000 | 15,000 | 45,000 | 45,000 |
|  | Ch. 375-38G. A. | 20,000 | 115,000 | 115,000 |  |  |
| Agricultural Experiment Sta'n | Oh. ${ }^{\text {Oh }}$ 375-38GG.A. | 231,000 150,000 | 115,500 75,000 | 115,500 75,000 | 275,000 | 275,000 |
| Agri. and Home Econ. Exten. | Oh. 305 -38G. A. | 180,000 | 90,000 | 90,000 | 214,500 | 214,500 |
|  | Ch. 375-38G.A. | 20,000 | 10,000 | 10,000 |  |  |
|  | Ch. 289 -37G.A. | 3,000 50,000 | 1,500 | 1,500 | 1,500 40,000 | 1,500 40,000 |
|  | Ch. 375-38G.A. | 10,000 | 5,000 | 5,000 |  |  |
| Vet. Pract. course | Ch. $305-36 \mathrm{G}$. A. | 5,000 | 2,500 | 2,500 | 3,000 | 3,000 |
| Veterinary investigations | Ch. 305-36G.A. | 25,000 | 12,500 | 12,500 | 20,000 | 20,000 |
| Good roads experimentation. | Ch. $305-36 \mathrm{G}$. A. | 20,000 | 10,000 | 10,000 | 10,000 | 10,000 |
| Equipment and furnishings for buildings and departments-_ | Ch.375-38G.A. | 75,000 | 37,500 | 37,500 | 54,500 | 54,500 |
| Extens'n of heat'g system and equipm't of heating plant | Ch.375-38G.A. | 28,000 | 13,000 | 13,000 | 22,800 | 22,800 |
| Enlargement of buildings and |  |  |  |  |  |  |
| small additional buildings--- | Oh.375-38G.A. | 20,000 | 10,000 | 10,000 |  |  |
| Add'l construc'n and equipm't- | Ch. $375-38 \mathrm{G}$ | 5,000 |  |  | 125,000 | 125,000 |
| Repairs and imp'ts of | Ch. 576 -38G.A. |  |  | 2,500 |  |  |
| b'ns, judg'g pav. and fences | Ch. 375-38G.A. | 15,000 | 7,500 | 7,500 |  |  |
| Total |  | \$2,658,000 | \$1,329,000 | \$1,504,000 | \$2,525,300 | \$2,525,300 |

*The amount of $\$ 175,000$ has been transferred since July 1,1920 , to the Educational Support Fund from the balances that were on hand in certain other funds on June 30, 1920.

STATE UNIVERSITY.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Blennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Educational support | $\begin{gathered} \text { Ch. } 30536 \mathrm{G} . \mathrm{A} . \\ \text { Ch. } 376-38 \mathrm{G} . \mathrm{A} . \\ \text { Transer'd from } \\ \text { other funds } \end{gathered}$ | $\begin{array}{r} \$ \quad 909,400 \\ 200,000 \end{array}$ | $\left.\left\lvert\, \begin{array}{ll} \$ & 454,700 \\ & 100,000 \end{array}\right.\right]$ | $\begin{array}{cc} \$ & 454,700 \\ 100,000 \\ 362,647 \end{array} .$ | \$ 917,347 | \$ 917,347 |
| Colleges of Lib. Arts, Applied Scl., Law, Pharm. and Med. | Oh. 305-36G.A. | 136,700 | 68,350 | 68,350 | 232,350 | 232,350 |
| College of Medicine_---------- | Ch. 775 -38G.A. | 100,000 | 50,000 | 50,000 | 100,000 | 100,000 |
| College of Dentistry.-.-......-- | Oh. 305-36G.A. | 47,450 | 23,725 | 23,725 | 53,725 | 53,725 |
| College of Education | Ch. $305-36 \mathrm{G}$. A. | 20,000 40,000 | 10,000 20,000 | 10,000 | 52,000 | 52,000 |
|  | Ch. 375-38G.A. | 20,000 | 10,000 | 10,000 |  |  |
| Graduate College | Ch. 305-36G.A. | 18,000 | 9,000 | 9,000 | 65,000 | 65,000 |
| ollege of Fine Arts | Ch. 375-38G.A. | 40,000 | 20,000 3,000 | 20,000 3,000 | 8,000 |  |
| 兂 | Ch. 375 -38G.A. | 10,000 | 5,000 | 6,000 |  |  |
| Summer .School | Ch. 305-36G.A. | 32,000 | 18,000 | 16,000 | 54,000 | 54,000 |
|  | Ch. $375-38 \mathrm{G}$. A. | 40,000 | 20,000 | 20,000 |  |  |
| Equipment and supplies | Ch. 305-36G. A . | 25,000 14,000 | 12,500 7.000 | 12,500 7,000 | 44,500 | 44,500 |
| Repair and contingent | Oh. $305-38 \mathrm{G} . \mathrm{A}$. | 70,000 | 35,000 | 35,000 | 104,800 | 104,800 |
|  | Ch. 375-38G.A. | 28,000 | 13,000 | 13,000 |  |  |
| Dept. of Bldgs. and Gds..-...- | Ch. 305-38G.A. | 24,000 31,000 | 12,000 15,500 | 12,000 15,500 | 188,500 | 188,500 |
| Administration | Oh. 305-36G.A. | 12,450 | 6,225 | 6,225 | 24,225 | 24,225 |
|  | Ch. 375 -38G.A. | 16,000 | 8,000 | 8,000 |  |  |
| Library | Ch. $305-36 \mathrm{G} . \mathrm{A}$. | 35,000 25,000 | 17,500 | 17,500 | 58,000 | 58,000 |
| Sehool of | Oh. $375-38 \mathrm{G} . \mathrm{A}$. | 50,000 | 25,000 | 25,000 | 70,000 | 70,000 |
| Nurses Training and Public Health Nursing | Ch.375-38G.A. | 40,000 | 20,000 | 20,000 | 25,000 | 25,000 |
| Soldier tuition | Ch. 375-38G.A. | 60,000 | 30,000 | 30,000 | 60,000 | 60,000 |
| University Extension for Public Health Service | Oh. $305-36 \mathrm{G} . \mathrm{A}$. | 34,000 | 17,000 | 17,000 | 93,500 | 93,500 |
| Epidemiology laboratory | Ch. 305 -36G.A. | 43,000 10,00 | 5,000 | 21,000 | 40,000 | 40,000 |
|  | Ch.375-38G.A. | 10,000 | 5,000 | 5,000 |  |  |
| Child Welfare --.------------- | Oh.281-37G.A. | 50,000 | 25,000 | 25,000 | 30,000 | 30,000 |
| Additional equipment of buildings and departments | Ch. 375-38G.A. | 100,000 | 50,000 | 50,000 | 152,000 | 152,000 |
| Paving and sidewalks --..---- | Ch. 375-38G.A. | 25,000 | 12,500 | 12,500 | 89,000 | 39,000 |
| Sewer for west side campus--- |  |  |  |  | 10,000 | 10,000 |
| Gen'l light'g system for campus |  |  |  |  | 5,000 | 5,000 |
| Workshops and garage |  |  |  |  | 25,000 | 25,000 |
| Grading and planting -------- |  |  |  |  | 6,250 | 6,250 |
| Add'l reading room for library |  |  |  |  | 2,500 | 2,500 |
| Fence for the athletic field..---- |  |  |  |  | 2,500 | 2,500 |
| Total |  | \$2,820,000 | \$1,160,000 | \$1,522,647 | \$2,449,197 | \$2,448,197 |

*The amount of $\$ 362,647$ has been transferred since July 1, 1920, to the Educational Support Fund from the balances that were on hand in certain other funds on June 30, 1920.

COLLEGE FOR THE DEAF.

| Items For Which Money is Used |  |  |  |  | Department Estimates for Next Biennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Support fund | Oh. 375 -38G.A. | \$180,000.00 | \$90,000.00 | \$ 90,000.00 | \$ 182,000 | \$132,000 |
| Scholarships | Ch. 375 -38G.A. | 1,000.00 | 180, 500.00 | 500.00 | , 500 | 500 |
| Repair and contingent---.-- | Ch. $375-38 \mathrm{G}$. A. | 22,500.00 | 11,250.00 | 11,250.00 | 15,000 | 15,000 |
| Paving highway --------- | Ch. 376 -38G.A. | 22,000.00 | 11,000.00 | 11,000.00 |  |  |
| water. ---.-.-...- | Oh. 375 -38G.A. | 1,500.00 | 750.00 | 750.00 |  |  |
| Library and book blading. | Oh. $375-38 \mathrm{G}$. A. | 500.00 | 250.00 | 250.00 | 500 | 500 |
| Additional coal blns---.- | Ch. 375-38G.A. | 2,000.00 | 1,000.00 | 1,000.00 |  |  |
| Improvement of main bldg. | Oh. $375-38 \mathrm{G} . \mathrm{A}$. | 12,500.00 | 6,250.00 | 6,250.00 |  |  |
| Improvement of greenhouse | Ch. $375-38 \mathrm{G}$. A. | $5,000.00$ $2,500.00$ | 2,500.00 | 2,500.00 | 45,500 | 45,500 |
| Cottage for small children- | Ch.375-38G.A. | 50,000.00 | 25,000.00 | 25,000.00 |  |  |
|  | ------ | \$299,500.00 | \$149.750.00 | \$149,750.00 | \$ 183,500 | \$103,500 |

## INSTITUTIONS UNDER BOARD OF CONTROL.

|  |  | $\begin{aligned} & \text { Expended in fiscal } \\ & \text { year } 1919-1920 \end{aligned}$ |  | Department next Blennium |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |
| Boldiers' Home, Marshalltown | \$ 567,987.54 | \$ 285,173.42 | \$ 282,814.12 | \$ 303,500 | \$ 303,500 |
| Soldiers' Orphans' Home, Davenport | 327,148.92 | 153,287.51 | 173,861.41 | 162,450 | 162,450 |
| Juvenile Home, Toledo_---------- | 217,032.84 | 76,392.72 | 140,640.12 | 198,000 | 198,000 |
| Institution for Feeble-minded Chil- <br> dren, Glenwood $\qquad$ | 801,914.23 | 435,390.91 | 366,523.32 | 436,500 | 436,500 |
| State Sanatorium for the Treatment of Tuberculosis, Oakdale | 372,393.72 | 154,971.42 | 217,422.30 | 374,800 | 874,800 |
| Training School for Boys, Eldora-- | 393,703.27 | 189,284.16 | 204,419.11 | 193,940 | 198,940 |
| Training School for Girls, Mitchell- <br> ville $\qquad$ | 229,777.53 | 124,997.18 | 104,780.35 | 185,400 | 185,400 |
| Mount Pleasant State Hospital, <br> Mount Pleasant | 833,900.16 | 392,389.94 | 441,510.22 | 399,000 | 390,000 |
| Independence State Hospital, Independence $\qquad$ | 807,469.37 | 394,220.45 | 413,248.92 | 374,000 | 374,000 |
| Clarinda State Hospital, Clarinda-- | 803,112.74 | 383,958.98 | 419,153.76 | 437,000 | 437,000 |
| Cherokee State Hospital, Oherokee- | 832,101.95 | 370,897.69 | 461,204.26 | 434,500 | 434,500 |
| State Hospital and Colony for Epileptics, Woodward $\qquad$ | . 372,413.38 | 218,146.53 | 154,266.85 | 245,250 | 245,250 |
| State Penitentiary, Fort Madison--- | 1,664,952.72 | 618,682.93 | 1,046,269.79 | 359,000 | 359,000 |
| Men's Reformatory, Anamosa | 1,113,622.72 | 609,142.59 | 504,480.13 | 364,000 | 244,000 |
| Women's Reformatory, Rockwell City | 164,920.35 | 52,788.14 | 112,182.21 | 65,250 | 65,250 |
| General emergency appropriation for all institutions. | 50,000.00 | 30,183.23 | 19,816.77 | 50,000 | 50,000 |
| Totals | \$9,552,451.44 | \$4,489,907.80 | \$5,062,543.64 | \$ 4,582,590 | \$4,462,590 |

Estimated receipts from industries at the Men's Reformatory at Anamosa, and the State Penitentiary, at Fort Madison, aggregating $\$ 1,200,000$, are included in this total.

## BOARD OF CONTROL ASKINGS ITEMIZED.

New appropriations asked for by the Board of Control of State Institutions and included in their estimates for said institutions in the regular budget.

## SOLDIERS' HOME, MARSHALLTOWN.



## SOLDIERS' ORPHANS' HOME, DAVENPORT.



## JUVENILE HOME, TOLEDO.

| For contingent and repair............................................ |  |
| :---: | :---: |
|  |  |
| and all connections | 100,000.00 |
| service building, containing storeroom, general kitchen and din-ing-room cold storage room and equipment workshop, etc |  |
| For ing-room, cold storage room | 5,000.00 |
| For hog hous | 2,500.00 |
| For silo | 1,500.00 |
| For sewer, main, and continuation to outle | 3,500.00 |
| For dental, oculist, aurist, nose and throat treatments and necessary |  |
|  | $1,000.00$ $1,500.00$ |
| Total special appropriations asked.................................. ${ }^{\text {S }}$ | 180,000.00 |
| Estimated cost of maintenance | 216,000.00 |
| Total requirements for ne | 396,000.00 |

INSTITUTION FOR FEEBLE-MINDED CHILDREN, GLENWOOD.
For contingent and repair. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$$. $40,000.00$
For land . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 25 . $25,000.00$
For laundry machinery. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $10,000.00$
For repairs and extensions to steam heating. . . . . . . . . . . . . . . . . . . . . . . . . . . 15,000.00
For repairs to plumbing. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5 . $5,000.00$
For repairs and renewals to electric wiring. . . . . . . . . . . . . . . . . . . . . . . . . . . . $\quad 3,000.00$

Estimated cost of maintenance. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 775,000.00
Total requifements for next biennium. . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 873,000.00$

## STATE SANATORIUM FOR THE TREATMENT OF TUBERCULOSIS, OAKDALE.



## TRAINING SCHOOL FOR BOYS, ELDORA.

For contingent and repair. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 30,000.00$
For completion of boys' cottage and furnishings............................. $25,000.00$
For steam boilers and equipment........................................................ 20,000.00
For mangle and laundry equipment'. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\quad 5,000.00$
For equipment and supplies for educational department. . . . . . . . . . . . . . $\quad \mathbf{2 , 0 0 0 . 0 0}$
For wagon shed (additional).................................................... . . . $1,500.00$
For power paper cutter and job printing press............................... 1, . $1,500.00$



Total special appropriations asked.......................................... $\$$. $91,400.00$
Estimated cost of maintenance. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $296,480.00$
Total requirements for next biennum. . . . . . . . . . . . . . . . . . . . . . . . . \$ 387,880.00

TRAINIPG SCHOOL FOR GIRLS, MITCHELLVILLE.
For contingent and repair . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ 25,000.00
For gymnasium and equipment. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 45 .000.00
For hospital . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 35 .000.00
For rebuilding and fireproofing two cottages................................ $20,000.00$
For furnishings for new cottage....................................................... . . $\quad \mathbf{7 , 0 0 0 . 0 0}$


For stained glass windows in chapel. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,500.00
For land . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 25, 000.00
For arch entrance gateway and wire fencing. . . . . . . . . . . . . . . . . . . . . . . . . $\mathbf{3 , 0 0 0 . 0 0}$
For farm fencing 500.00

For wagon scales. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,500.00
For railroad switch to coal house. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6,000.00



For victrola .............................................................................. . . . . . 300.00
For transportation of girls. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,000.00
For chaplain
500.00


MOUNT PLEASANT STATE HOSPITAL, MOUNT PLEASANT.

For remodeling and addition to and furnishing carriage barn for housing employees

25,000.00
For blacksmith shop . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 3,000.00
For boilers and stokers. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $25,000.00$

Total requirements for next blennium. . . . . . . . . . . . . . . . . . . . . . . . . $\$ 798,000.00$

## INDEPENDENCE STATE HOSPITAL, INDEPENDENCE.

For contingent and repair 50,000.00
For tubercular hospital (additional) ..... 15,000.00
For 'barn for young stock ..... 7,000.00
For state's portion of drainage district (additional) ..... 5,000.00
For hog house ..... $5,000.00$
Total ....................................... ..... 82,000.00
Estimated cost of maintenance ..... $666,000.00$
Total requirements for next biennium \$ 748,000.00
CLARINDA STATE HOSPITAL, CLARINDA.
For contingent and repair \$ $40,000.00$
For hospital building ..... $100,000.00$
For tubercular hospital and equipment (additional) ..... 15,000.00
For plumbing and fixtures ..... 7,000.00
Total special appropriations asked ..... 162,000.00
Estimated cost of maintenance ..... 712.000 .00
Total requirements for next biennium $\$ 874,000.00$
CHEROKEE STATE HOSPITAL, CHEROKEE.
For contingent and repair ..... \$ 40,000.00
For plumbing renewals. ..... 00.00
For employees building ..... 20,000.00
For dairy barn ..... $15,000.00$
For root cellar ..... $8,500.00$
For hog house ..... $5,000.00$
For slaùghterhouse ..... 2,500.00
Total special appropriations asked for \$ 206,000.00
Estimated cost of maintenance ..... $663,000.00$
Total requirements for next biennium $869,000.00$
STATE HOSPITAL AND COLONY FOR EPIIEPTICS, WOODWARD.
For contingent and repair .....  $15,000.00$
For water ..... $80,000.00$
For dormitory for employees. ..... $50,000.00$
For chapel, assembly hall and library
8,500.00
For root cellar
4,500.00
4,500.00
For dairy barn, second wing ..... 3,500.00
For horse barn (additional) ..... 3,000.00
For poultry house (additional) ..... 500.00
For pictures, library books, newspapers and periodicals ..... 500.00
Total special appropriations asked $215,500.00$Estimated cost of maintenance275,000.00
Total requirements for next biennium .....  $490,500.00$
STATE PENITENTIARY, FORT MADISON.
For contingent and repair ..... - 30,000.00
For cell house and equipment ..... 175,000.00
For land ..... $0,000.00$
For fencing ..... 3,000.00
For transportation of prisoners and gift money ..... 2,000.00
For dental, oculist, aurist, nose and throat treatments and necessary supplies ..... 2,000.00
For lectures and concerts. ..... 1,000.00
Total special appropriations asked ..... \$ 293,000.00
Estimated cost of maintenance ..... 425,000.00
Total requirements for next biennium ..... 718,000.00

## MEN'S REFORMATORY, ANAMOSA.



|  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Men's Reformatory | 185,700.00 | 102,000.00 | \$ | 506,000.00 | \$ | 506,000.00 |
| Cherokee State Hospital | 112,000.00 | 206,000.00 |  | 663,000.00 |  | 663, 000.00 |
| Clarinda State Hospital | 35,000.00 | 162,000.00 |  | 712,000.00 |  | 712,000.00 |
| Soldiers' Orphans' Home | 25,000.00 | 79,300.00 |  | 245,600.00 |  | $245,600.00$ |
| Training School for Boys... | 37,000.00 | 91,400.00 |  | 296,480.00 |  | 296,480.00 |
|  | 100,100.00 | 293,000.00 |  | 425,000.00 |  | 425,000.00 |
| Children -------- | 70,000.00 | 98,000.00 |  | 668,000.00 |  | 775,000.00 |
| Independence State Hospital | 71,600.00 | 82,000.00 |  | 666,000.00 |  | 666,000.00 |
| Soldiers' Home- | 48,700.00 | 57,000.00 |  | 496,000.00 |  | $550,000.00$ |
| Training School for Girls | 70,800.00 | 195,800.00 |  | 138,480.00 |  | 175,000.00 |
| Mt. Pleasant State Hospital | 78,700.00 | 103,000.00 |  | 695,000.00 |  | 695,000.00 |
| State Sanatorium_ | 43,700.00 | 396,000.00 |  | 272,000.00 |  | 353,600.00 |
| Women's Reformatory | 17,500.00 | 30,500.00 |  | 100,000.00 |  | 100,000.00 |
| Juvenile Home--------------- | 108,700.00 | 180,000.00 |  | 216,000.00 |  | 216,000.00 |
| State Hospital and Colony for Epileptics $\qquad$ | 39,250.00 | 215,500.00 |  | 210,000.00 |  | 275,000.00 |
| General appropriations | 50,000.00 | 100,000.00 |  |  |  |  |
| Total <br> Total special appropriations asked | \$ 1,093,850.00 | \&: 2,391,500.00 | \$ | 6,309,560.00 | * | $6,653,680.00$ $2,391,500.00$ |
| Grand total. |  |  |  |  |  | 9,045,180.00 |
| Estimated increase in cost of support of state institutions............ $\$ \mathbf{\$ 4 4 , 1 2 0 . 0 0}$ Increase in special appropriations asked for. ................................. 1,297,650.00 |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| Total increase in askings. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$1,641,770.00 |  |  |  |  |  |  |
| * Cash receipts from sale of farm produce and other miscellaneous articles at state institutions estimated at $\$ 516,000$ are included in the totals required for next |  |  |  |  |  |  |
|  |  |  |  |  |  |  |

## SUMMARY.

|  |  | $\begin{aligned} & \text { Expended in fiscal } \\ & \text { year } 1919-1920 \end{aligned}$ |  | DepartmentNextBiennimat |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |
| Adjutant General | \$ 30,200.00 | \$ 14.784.37 | \$ 15,415.63 | 11,200.00 | 11,200.00 |
| Iowa National Guard | 530,000.00 | 265,000.00 | 265,000.00 | 265,000.00 | 265,000.00 |
| Iowa War Roster Commission | - 20,000.00 | 9,854.29 | 10,135.71 | 10,000.00 | 10,000.00 |
| Soldiers' Aid Commission---- | 25,072.48 | 16,290.03 | 8,772.45 |  |  |
| Attorney General | 142,800.00 | 53,283.26 | 71,400.00 | 119,900.00 | 119,900.00 |
| Auditor of State | 46,575.00 | 45,960.88 | 23,400.00 | 62,300.00 | 62,800.00 |
| Banwing Department |  | 58,949.63 |  | 76,100.00 | 76,100.00 |
| Board of Control. | 133,700.00 | 65,905.79 | 67,841.24 | 112,500.00 | 112,500.00 |
| Board of Health | 94,600.00 | 47,121.01 | 47,182.74 | 65,460.00 | 65,460.00 |
| Bureau of Venereal Dis. Con. | 30,000.00 | 15,000.00 | 15,000.00 | 25,000.00 | 25,000.00 |
| Board of Parole ------10 | 5,400.00 | 27,759.32 | 2,700.00 | 32,700.00 | 32,700.00 |
| Bureau of Labor Statistics | 37,400.00 | 18.189.02 | 19,980.00 | 34,400.00 | 35,600.00 |
| Custodian of Bldgs. and Gds. | 118,602.52 | 54,880.48 | 64,622.04 | 71,375.00 | 71,375.00 |
| Dept. of Agri. and State Fair | 6,800.00 | 5,378.63 | 3,400.00 | 19,400.00 | 19,400.00 |
| Clerk of the Supreme Court.- | 17,960.00 | 8,840.00 | 9,160.00 | 11,700.00 | 11,700.00 |
| Commissioner of Insurance.-- | 49,710.00 | 72,696.88 | 26,191.75 | 55,800.00 | 55,800.00 |
| Dairy and Food Department- | 197,600.00 | 98,650.00 | 98,950.00 | 134,000.00 | $134,000.00$ |
| Dairy and Beef Industry | 32,500.00 | 12,754.91 | 19,745.09 | 16,250.00 | 16,250.00 |
| District Court | 499,000.00 | 272,224.65 |  | 249,500.00 | 249,500.00 |
| Document Department | 14,160.00 | 7,080.00 | 9,700.00 | 10,200.00 | 12,200.00 |
| Executive Council clerical exp. | 46,360.00 | 23,794.07 | 25,626.93 | 28,320.00 | 28,320.00 |
| Executive Council general exp. | 388,390.00 | 148.250.70 | 239,339.30 | 199,150.00 | 199,150.00 |
| General Assembly |  | 3.672 .30 |  |  | 243,200.00 |
| Governor | 112,900.00 | 49,880.03 | 21,318.14 | 31,450.00 | 31,450.00 |
| Historical Depart | 70,110.00 | 32,583.10 | 37,526.90 | 38,475.00 | 38,475.00 |
| Hotel Inspection |  | 9,456.31 |  | 9,456.31 | 9,456.31 |
| Iowa Industrial Commissioner | 40,000.00 | 16.898 .08 | 20,000.00 | 18,100.00 | 18,100.00 |
| Iowa Geological Survey | 18,800.00 | 9,329.23 | 9,690.77 | 9,620.00 | 9,620.00 |
| Iowa Library Oommission-.-- | 35,602.47 | 20,515.95 | 15,000.00 | $30,000.00$ | 30,000.00 |
| Iowa Weather and Crop Serv. | 7.400 .00 | 3,693.99 | 3,700.00 | 6,000.00 | 6,000.00 |
| Mine Inspection --- | 25,300.00 | 12.302.62 | 12,650.00 | 12,650.00 | 12,650.00 |
| State Mining Board |  |  |  | 3,000.00 | 3,000.00 |
| State Oil Inspection | 76,000.00 | 42,839.85 | 38,000.00 | 55,000.00 | 55,000.00 |
| Pharmacy Commission | 14,150.00 | 10,081.14 | 7,083.00 | 10,100.00 | 10,100.00 |
| Pension and Relief...-- | 1,370.00 | 11,417.30 | 1,600.00 | 10,120.00 | 10,120.00 |
| Railroad Commission and <br> Commerce Counsel | 181,500.00 | 57,039.71 | 124,460.29 | 94,350.00 | 94,350.00 |
| Secretary of State ------------- | 44,360.00 | 23,400.00 | 21,900.00 | 21,900.00 | 21,900.00 |
| Motor Vehicle Department--- | 98,200.00 | 61,100.00 | 61,100.00 | 61,100.00 | 61,100.00 |
| State Board of Education---- | 21,500.00 | 26,210.58 | 10,749.35 | 30,800.00 | 30,800.00 |
| State Board of Voc'l Educa'n |  | 8,324.93 | 8,960.00 | 13,700.00 | 14,800.00 |
| State Library ----------------- | 82,375.00 | 40,995.00 | 41,380.00 | 47,840.00 | 47,840.00 |
| State Fire Marshal | 29,000.00 | 14,259.75 |  | 20,000.00 | 20,000.00 |
| State Treasurer | 53,600.00 | 26,391.21 | 27,508.79 | 27,940.00 | 27,940.00 |
| Supt. of Public Instruc | 939,500.00 | 454.606.67 | 471,450.00 | 930,450.00 | 930,450.00 |
| Supreme Court | 109,640.00 | 55,538.40 | 54,346.45 | 58,600.00 | 58,600.00 |
| Supreme Court Reporter---- | 21,450.34 | 9,080.99 | 11,800.00 | 9,100.00 | 10,300.00 |
| Veterinary Surgeon -------- | 9,275.00 | 4.100 .00 | 5,115.00 | 11,800.00 | 11,800.00 |
| Commission of Animal Health | 101,600.00 | 90,034.76 | 105,865.00 | 400,800.00 | 400,800.00 |
| State Highway Commission-- |  | 499,872.32 |  | $654,400.00$ | 602,400.00 |
| Other General Accounts ------ | 145,860.56 | 708,702.72 | 184,497.08 | 717,306.23 | 717,306.23 |
| State College | 2,658,000.00 | 1,329,000.00 | 1,504,000.00 | 2,525,300.00 | 2,525,300.00 |
| State University | 2,320,000.00 | 1,160,000.00 | 1,522,647.00 | 2,443,197.00 | 2,443,197.00 |
| State Teachers College | 884,000.00 | 442,000.00 | 442,000.00 | $790,000.00$ | 790,000.00 |
| College for the Blind.-.-.----- | 127,200.00 | 63,600.00 | 63,600.00 | 95,600.00 | 95,600.00 |
| School for the Deaf.-.......- | -299,500.00 | 149,750.00 | 5 149,750.00 | 193,500.00 | 193,500.00 |
| Institution under Bd. of Con'I | 9,552,451.44 | 4,489,907.80 | 5,062,543.64 | 4,582,590.00 | 4,462,590.00 |
| Total | \$20,547,474.81 | \$11,279,232.66 | \$11, 083,804.29 | \$15,574,499.54 | \$15,651,099.44 |

## CANVASS OF VOTES

The president 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 2, A. D. 1920, and announced as teller on the part of the Senate, Senator Whitmore of Wapello and as assistant tellers Senators Mantz of Audubon and White of Benton.

Speaker McFarlane announced as teller on the part of the House, Representative Perkins of Sac, and as assistant tellers, Representatives Narey of Dickinson and O'Donnell of Dubuque.

The president further announced that in accordance with the statute, tellers Whitmore of Wapello and Perkins of Sac would constitute the judges of said canvass.

Speaker McFarlane in the chair.
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 2, A. D. 1920.

President Moore in the chair.
Moved by Whitmore of Wapello that the joint session now take a recess until Thursday, January 13, 1921, at 1:45 o'clock p. m. Motion prevailed.
house resumed session
The House reconvened.
Speaker McFarlane in the chair.

## 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 concurrence of the House is asked:

Substitute for Senate File No. 271, a bill for an act relating to the remittance of fees and penalties for the registration of motor vehicles collected under the provisions of chapter two hundred and seventy-five (275), acts of the Thirty-eighth General Assembly.
L. W. Ainsworth, secretary:

## SENATE MESSAGE CONSIDERED

Substitute for Senate File No. 271, a bill for an act relating to the remittance of fees and penalties for the registration of motor vehicles collected under the provisions of chapter 275, acts of the Thirty-eighth General Assembly.

Read first and second time and referred to a special committee consisting of: Becker of Clayton, chairman; Parsons of Calhoun, Clark of Linn, Healy of Hancock, Fackler of Adams.

## APPOINTMENT OF SPECIAL ENROLLING COMMITTEE

Mr. Speaker appointed Vance of Madison and Francis of Taylor as a special enrolling committee for substitute for Senate File No. 271.

## COMMITTEE CLERKS REPORTED

Bradley of Poweshiek, chairman of the committee on committee clerks, submitted the following report:

Your committee on the selection of committee clerks report that we have examined and recommend the selection of the following named applicants:

Fannie Conaway Mabel Saverude
Elizabeth Geer
Jeanette M. Cohen
Prudence Collins
Lillian Marcus
Grace Barkdoll
Muriel Murray
L. Ethel Pelton

Berma Barron
Anna H. Ruble
Gladys Larson
Grace Rupe
Catherine M. Swift John Bradley, Chairman.

Mr. Bradley moved the adoption of the report. Motion prevailed and the report was adopted.

The above named committee clerks took and subscribed to the required oath.

On motion of Gilbertson of Winnishiek the House adjourned until 11:00 a. m. Wednesday.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives Des Moines, Iowa, Jandary 12, 1921.

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

Prayer was offered by the Rev. John Erb, pastor of the First Baptist church, Sibley, Iowá.

Journal of January 11th corrected and approved.

## PETITIONS

Morgan of Jasper presented a petition.
Referred to committee on mofor vehicles and transportation.
Slemmons of Buchanan presented a petition.
Referred to committee on motor vehicles and transportation.
Emery of Wapello presented two petitions.
Referred to committee on military.

## LEAVE OF ABSENCE

On request of Perkins of Sac leave of absence was granted Forsling of Woodbury until Thursday.

On request of Knickerbocker of Linn leave of absence was granted Smith of Clinton until Tuesday.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, from the special ioint committee on enrolled bills, submitted the following report:

Mr. Spraker-Your special joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Sen-
ate File No. 272, a bill for an act to amend section eighteen (18) of chapter one hundred eighty-three (183), laws of the Thirty-seventh General Assembly, relating to public printing and binding.

W. H. Vance, Chairman House Temporary Committee. E. M. Smith, Chairman Senate Temporary Committee.

Report adopted.

## REPORT OF COMMITTEE

Becker of Clayton, from the special committee appointed for Senate File No. 271, submitted the following report:

Mr. Speakfr-Your special committee appointed to consider Senate File No. 271, beg leave to report that they have had the same under consideration, and recommend that the same be amended as follows, and when so amended, the bill do pass:

By inserting after the words "General Assembly" in the third (3d) line of Section one (1) of said bill, the following:
"Except two and one-half per cent ( $21 / 2 \%$ ) thereof required by statute for the support of the Highway Commission, and three and onehalf per cent ( $31 / 2 \%$ ) thereof required by statute for the maintenance of the Motor Vehicle Department."

Wm. Becker, Chairman<br>C. F. Clart,<br>S. E. Fackler,<br>Thomas Parsons,<br>E. P. Healy,

Committee.
Report adopted.

## CONSIDERATION OF BILLS

On motion of Becker of Clayton, Senate File No. 271, a bill for an act relating to the remittance of fees and penalties for the registration of motor vehicles collected under the provisions of chapter 275, acts of the Thirty-eighth General Assembly, with report of committee recommending passage as amended, was taken up and considered.

Unanimous consent having been obtained to suspend the rules, Mr. Becker moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 102

| Aiken | Graham | Parrott |
| :--- | :--- | :--- |
| Aldrich | Grimwood | Parsons |
| Allyn | Gunderson | Perkins |
| Anderson | Hanna | Peters |
| Becker | Harrison | Feterson |
| Beeman | Hauge | Powers |
| Benz | Healy | Ramsey |
| Berry | Held | Rankin |
| Blake | Hunf | RumIey |
| Bradley | Ingersoll | Sampson |
| Buffington | Justice | Santee |
| Calhoun | Kime | Schirmer |
| Carter | Knickerbocker | Schulte |
| Children | Larson | Scott of Fremont |
| Clark | Letts | Shores |
| Colbert | LeValley | Slemmons |
| Criswell | Lockin | Springer |
| Dodd | Long | Sterling |
| Donhowe | McClune | Stimson |
| Doolittle | McCulloch | Stone |
| Edgington | McDonald | Storey |
| Edson | McGhee | Truax |
| Elliott | Mayne | Ulstad |
| Elson | Miller | Van Camp |
| Emery | Mills | Vance |
| Fackler | Moen | Wamstad |
| Francis | Moorhead | Weaver |
| Garber of Adair | Morgan | Weber |
| Garber of | Floyd | Narey |
| Gibson | Nervig | Westervelt |
| Gilbertson | O'Donnell | Wolfe |
| Gilmore of Cedar | Olson | Year |
| Gilmore of Clay | Ontjes | Yenter |
| Gordon | Orr | Young |
|  |  | Mr. Speaker |

Nays, None
Absent or not voting, 6

| Brady | Gilbert | Scott of Appanoose |
| :--- | :--- | :--- |
| Forsling | Lake | Smith |

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

## INTRODUCTION OF BILLS

By O'Donnell of Dubuque, House File No. 271, a bill for an act to repeal chapter two hundred fifty-seven (257) of the laws of the Thirty-eighth General Assembly, relating to property exempt from taxation.

Read first and second time.

By Kime of Webster, House File No. 272, a bill for an act creating the Industrial Court of Iowa, defining its powers and duties, declaring certain industries and the operation thereof to be within the police power of the state; their continuous operation essential to the public health, peace, safety, and general welfare; making strikes and lockouts in said industries, and among servants of the state, and its sub-divisions and in public utilities unlawful; and to provide effective means for the enforcement of the orders, rules, and reguiations of the said court.

Read first and second time.

## BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 272.
Beeman of Allamakee offered the following resolution:

## RESOLUTION

Resolved, by the House, the Senate concurring, that when adjournmen is had on Thursday afternoon, January 13th, it be to reconvene on Tuesday afternoon, January 18th at 1:30 p. m.

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

Motion prevailed and the resolution was adopted.

## COMMITTEE CLERKS REPORTED

Bradley of Poweshiek, chairman of the committee on committee clerks, submitted the following report:

Your committee on the selection of committee clerks report that we have examined and recommend the selection of the following named applicants:

Ona Smith.
Mrs. M. T. Greenebaum

## - John Bradley, Chairman.

Mr. Bradley moved the adoption of the report. Motion prevailed and the report was adopted.

The above named committee clerk took and subscribed to the required oath.

## REPORT OF INAUGUARAL COMMITTEE

Hauge of Polk, from the joint committee on inauguration, submitted the following report and moved its adoption:

Des Moines, Iowa
Jantary 12, 1921
Mr. President-Your 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 2:00 o'clock p. m. on Thursday, January 13, 1921, Honorable Ernest P. Moore, President of the Senate, will preside. The following has been arranged for the afternoon and evening:

## Afternoon

## Rotunda of State House

Concert-American Legion Band
1:00 o'clock to 2:00 o'clock p. m.
4:00 o'clock to 6:00 o'clock p. m.

## In House Chamber

Music-T. Fred Henry's Orchestra
Calling to order by Lieutenant Governor Ernest R. Moore, President of the Senate.

Entrance of Governor's party-
Governor's staff
Governor Wm. L. Harding
Governor-Elect N. E. Kendall
Lt. Governor-Elect John Hammill
Joint Committee
Invocation-Reverend Frank C. McKean
Selection-Chamber of Commerce Quartette:
Miss Daisy Binkly
Mr. J. Otto Jellison
Miss Fay Kreidler
Mr. Jack Campbell
Accompanist-Miss Sara Frank
Solo-T. Fred Henry, Cornet
Administration of oath of office to Governor N. E. Kendall, elect; Lt.

Governor John Hammill, elect, by Chief Justice William D. Evans. Inaugural address-Governor N. E. Kendall Music-T. Fred Henry's Orchestra

## Evening

Reception by the Governor at $8: 00 \mathrm{p} . \mathrm{m}$. The Senate and House members and their guests will assemble in the Senate Chamber, before 8:00 p. m. and will be escorted to the reception room by the Adjutant General at 8:00 p. m. prompt. The public will assemble in the rotunda on the first floor and be admitted to the reception room through the south door of the Governor's suite.

## Concert in Rotunda

T. Fred Henry's Band- 32 pieces.1. March, "All Hail Iowa".......................................... Fred Henry2. Overture, Raymond Thomas
3. Three Scenes from Grand Opera ..... Tebani
4. Popular Hits from Winter Garden ..... Renick
5. "Valse" Naughty ..... Levy
6. Cornet Solo T. Fred Henry
7. Ballet "Egyptians" Luigin1
8. Selections, "Once upon a time" ..... Olcott
9. Finale, "American Airs"
Dance program, starting at 9:00 o'clock and continuing to 11:45 p. m. on1st floor and basement-Music by T. Fred Henry's orchestra.Respectfully submitted on the part of the Senate-
Addison M. Parker
Perry C. Hóldoegel
John M. Price John E. Wichman
J. L. Brookhart
T. C. Cessna

On the part of the House-
A. O. Hauge
J. B. Weaver
H. S. Berry
E. P. Healy
A. K. Westervelt
L. F. Benz

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 concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to printing lists of officers and committees of Senate and House.

L. W. Ainsworth, Secretary.

## SENATE CONCURRENT RESOLUTION CONSIDERED

Harrison of Pottawattamie asked for and obtained unanimous consent to consider at this time Senate concurrent resolution as printed below:

## CONCURRENT RESOLUTION

Directing the secretary of the Senate and clerk of the House to have printed in pamphlet form a list of the officers and standing committees of the Senate and House.

## Be It Resolved by the Senate, the House Concurring:

That, following announcement of standing committees by the president of the Senate and speaker of the House, the secretary of the Senate and the clerk of the House are instructed to prepare and have printed in pamphlet form a list showing, as to each house:

1. Officers.
2. Alphabetical list of members of each house, with seat number and home county.
3. Standing committees and membership thereof, and room to which assigned.
4. Members of each house, with list of committees to which each member is assigned.
5. City addresses and telephone numbers of officers and members.
6. Committee clerks, with addresses and telephone numbers.

Such pamphlet to be approximately three by five and one-half inches in size, corresponding in general make-up to that used at the last session; eight hundred copies thereof to be promptly printed for use of the Senate, and twelve hundred thereof for the House; two hundred additional copies to be bound in leather, and one copy, with his name printed thereon, to be furnished each officer and member.

Mr. Harrison moved that the House concur. Motion prevailed and the House concurred.

HOUSE JOINT RESOLUTION NO. 1
A joint resolution providing for an electrician, an assistant electrician and a messenger to the electrician to operate the voting machine in the House of Representatives.

Be it enacted by the General Assembly of the State of Iowa:
Section 1: That there be employed under the direction of the Chief Clerk of the House of Representatives, for the purpose of operating the voting machine in the House of Representatives, an electrician, an assistant electrician and a messenger to the electrician.

Sec. 2. This Act being deemed of immediate importance shall be in force and effect from and after its publication in the Des Moines Capital and the Iowa State Republican, newspapers published in Des Moines, Iowa.

Unanimous consent having been obtained for the immediate consideration of the resolution, and unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a joint resolution on the same day, Mr. Hauge moved that the resolution be considered engrossed and read a third time now, which motion prevailed and the resolution was read a third time.

On the question, "Shall the resolution pass?"
Ayes, 94

| Aiken | $]^{\text {' }}$ Edson | Ingersoll |
| :---: | :---: | :---: |
| Allyn | d Elliott | Kime |
| Anderson | Elson | Knickerbocker |
| Becker | Emery | Larson |
| Beeman | Fackler | Letts |
| Benz | 1 Francis | LeValley |
| Berry | - Garber of Adair | Lockin |
| Blake | Gibson | Long |
| Bradley | Gilbertson | McClune |
| Brady | Gilmore of Cedar | McCulloch |
| Buffington | Gilmore of Clay | McDonald |
| Calhoun | Graham | McGhee |
| Carter | Grimwood | Mayne |
| Children | Gunderson | Miller |
| Clark | Hanna | Mills |
| Colbert | Harrison | Moen |
| Dodd | Hauge | Moorhead |
| Donhowe | Healy | Morgan |
| Doolittle | Held | Narey |
| Edgington | Huff | O'Donnell |

Olson Ontjes
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Sterling
Stimson
Stone
Storey
Truax

Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, 6

Aldrich
Uriswell

## Garber of Floyd Nervig

Orr
Springer

Absent or not voting, 8

Forsling
Gilbert
Gordon

Justice
Lake
Scott of Appanoose

Smith
Young

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Vance of Madison, from the special joint committee on enrolled bills, submitted the following report:

Mr. Speaker-Your special joint committee on enroiled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 271, a bill for an act relating to the remittances of fees and penalties for the registration of motor vehicles collected under the provisions of Chapter 275, acts of the Thirty-eighth General Assembly.
W. H. Vance, Chairman House Temporary Committee.
E. M. Smirf, Chairman Senate Temporary Committee.

Report adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Șenate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrenee of the House is asked:

Senate Joint Resolution No. 1, fixing the compensation of officers and employees of the Thirty-ninth General Assembly.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendment to Senate File No. 271, a bill for an act relating to motor vehicle fees.
L. W. Ainswontir, Secretary.

## SENATE MESSAGE CONSIDERED

Senate Joint Resolution No. 1, a joint resolution fixing the compensation of the officers and employes of the Thirty-ninth General Assembly.

Read first and second time and passed on file.
The following communication was received from the Board of Education:

FINANCES OF STATE EDUCATIONAL INSTITUTIONS

Des Monnes, Iowa
January 10, 1921.

To the Members of the Thirty-ninth General Assembly:
Gentlemen-In accordance with Section 2682 -b, Chapter 5-A, Title XIII of the Supplement to the Code, 1913, entitled "Of Reports From Educational Institutions." I herewith submit the following reports for the blennial period that began July 1, 1918:

1. Report of the secretary of the State University.
2. Report of the secretary of the Iowa State College of Agriculture and Mechanic Arts.
3. Report of the secretary of the Iowa State Teachers College.

# THE STATE UNIVERSITY OF IOWA, SPECIAL REPORT OF SECRETARY 

## To the Members of the Thirty-ninth General Assembly of the State of Iowas

I submit herewith my Special Report for the year commenced July 1, 1918, and ended June 30,1919 , in accordance with the provisions of Chapter 104, Acts of the General Assembly.

Statement of receipts and disbursements for the year commenced July 1, 1918, and ended June 30, 1919.

## IOWA STATE BOARD OF EDUCATION

$\qquad$D. D. Murphy, President.
W. Gemmill, Secretary Des Moines

## MEMBERS OF THE BOARD

Terms Expire July 1, 1925
Parker K. Holbrook......................................................................... Onawa Charles R. Brenton.................................................................... D. D. Murphy . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . Elkader

Terms Expire July 1, 1923


Term Expires July 1, 1921
Frank F. Jones. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . Villisca
Paul E. Stillman. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . Jefferson


## FINANCE COMMITTEE



## OFFICERS OF THE UNIVERSITY

Walter A. Jessup, President
William H. Bates, Secretary
William J. McChesney, Treasurer

## RECEIPTS



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 now 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 and dormitory funds are not included in the above statement. For account of these funds see pp. 10 and 17.

## DISBURSEMENTS

Funds for the erection of buildings, etc.
Building Tax Fund..................................... ${ }^{\text {. }}$. $182,245.31$

Eq. New Bldg. Fund 46,532.39
dq. and Supp. Fund
89,394.45

Income Fund-
Support Fund
. ${ }^{284,002.03}$
Coll. of Ap. Sci. etc. Fund.....................................446,560.32
Coll. of Education Fund. 44,771.75
Coll. of Dentistry Fund. 71,681.26
Coll. of Fine Arts Fund 4,932.84
Graduate College Fund 26,550.28
Summer Session Fund 26.829.92

Administration Fund 44,595.24
Building and Grounds Fund............................... 146,421.71
School of Commerce
6,788.69
$1,103,134.04$

Special Funds-

| Library Fund | 31,162.90 |
| :---: | :---: |
| Univ. Extension Fund | 27,241.07 |
| Univ. Epidemiol Fund | 5,669.76 |
| Paving and Sidewalks | 10,889.11 |
| Child Welfare | 17,780.59 |
| Special Land Fu | 54,293.35 |

147,036.78
\$1,625,668.57

Total Disbursements

Funds for the erection of buildings, etc.Building Tax Fund.................................... $60,395.28$
Repair and Contingent Fund........................ $\quad 317.70$
Equipment New Buildgs. Fund. . . . . . . . . . . . . . . . . . $\quad \mathbf{3 5 , 9 9 0 . 4 7}$
Equipment and Supplies Fund. 15,724.97
$\$ 112,428.42$

Support Funds-

| cational | 49,415.88 |
| :---: | :---: |
| College of Ap. Sci. etc., | 107,023.07 |
| College of Education Fund | 18,330.26 |
| College of Dentistry Fund | 10,485.47 |
| College of Fine Arts Fund | 22,295.36 |
| Graduate College Fund | 12,421.41 |
| Summer Session Fund | 10,017.59 |
| Administration Fund | 9,850.14 |
| School of Commerce | 29,551.75 |

Special Funds-


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

$\$ 1,934,373.14$
\$1,934,373.14
Amount of moneys available from all sources during the year commenced July 1, 1918, and ended June 30, 1919, for the erection, equipment, improvement, and repair of buildings at the University. Building Fund-

Balance in Building Tax Fund July 1, 1918. . . \$ 14,736.52
Received-State Warrants:


Received-Sale of material
400.80

Received-U. S. Govt.
77,503.27

```
Repair and Contingent Fund-
    Balance in Fund July 1, 1918. . . . . . . . . . . . . . . .$ 415.80
    Received State Warrants:
        (36th G. A., S. F. 288, Sec. 1). . . . . . . . . . . . . . . 37,916.68
        (37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . . . . . . 9, 9, (08.37
    Received-Sale on Material.
        902.59
Equipment and Supplies Fund-
    Balance in Fund July 1, 1918....................$ 14,227.99
    Received State Warrants:
        (36th G. A., S. F. 288, S.ec. 1) . . . . . . . . . . . . . . 8,333.32
        (37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . . 2, 233.32
    Received-Sale on Material..............................
        24,924.83
Equipment of New Buildings Fund-
    Balance in Fund July 1, 1918.................... $ 32,414.57
    Received State Warrants:
        (37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . 50,000.00
    Received-Sale on Material................................... 108.29
        82,522.86
Children's Hospital Fund-
    Balance in Fund July 1, 1918
        $ 4,366.77
    Received State Warrants:
        (37th G. A., H. F. 347, Sec. 1) . . . . . . . . . . . . . . . 85,000.00
    Received-Sale on Material
        27.68
            Total
        89,394.45
                        $ 487,926.17
```

Receipts from all sources during the year commenced July 1, 1918, and ended June 30, 1919, going to make up the "Support Funds" of the University except hospital and dormitory receipts. Educational Support Fund-

| Received State Warrants: |  |  |  |
| :---: | :---: | :---: | :---: |
| (36th G. A., S. F. 288, Sec. 1) . . . . . . . . . . . . . . $\$$ 492,591.70 |  |  |  |
| Received from Tuitions | 108,425.70 |  |  |
| Received from Diploma Fee | 4,683.00 |  |  |
| Received from U.S. Govt. S. A. | 135,073.27 |  |  |
| Received from Eng. Test. Labo. | 130.00 |  |  |
| Received from Auxiliary Barracks | 2,796.15 |  |  |
| Received from Law Loan Book Rec | , 302.39 |  |  |
| Received from Multigraph Rec. | 1,862.34 |  |  |
| Received from Interest on Daily Bank Bk. | 4,601.52 |  |  |
| Received from Misc. Cash-locker rentals, Lab. breakage, etc | 20,130.41 |  |  |
| Received from Int. on Perm. Land Fund | 14,268.71 |  |  |
| Received from Warrants Cancelled | 149.82 |  |  |
|  | \$ 784,855.01 |  |  |
| Less amounts transferred from Educ. Support Fund to the following funds: |  |  |  |
| Coll. of Ap. Sci., etc., Fund......... $\$ 344,235.00$ |  |  |  |
| Coll. of Education Fund .......... 16,100.00 |  |  |  |
| Coll. of Dentistry Fund . . . . . . . . . . . 24, 810.00 |  |  |  |
| Graduate College Fund. . . . . . . . . . . . . . . . ${ }^{\text {7,250.00 }}$ |  |  |  |
|  |  |  |  |
| Summer Session Fund . . . . . . . . . . . . 10, 000000 |  |  |  |
| Administration Fund ............... 30,590.00 | 559.088 .92 |  |  |
| Administration Fund . . . . . . . . . . . . . . 121.603 .92 |  |  |  |
|  |  |  |  |
|  |  |  |  |  |  |  |
| College of Ap Sci Ftc Fund- \$ | \$ 234,586.15 | College of Ap. Sci., Etc., Fund- | 234,586.15 |
| Balance in Fund July 1 , 1918. . . . . . . . . . . . . . . . . \$ | \$ 93,234.83 |  |  |
| Received State Warrants: |  |  |  |
|  |  |  |  |  |  |  |
| (37th G. A., H. F. 281, Sec. 1) | 66,666.66 |  |  |
| Received from Sale of Material | $66,666.66$546.49 |  |  |
| Received from Cancelled Warrants | 35.00$3,298.75$ |  |  |
| Ophth. and Otol. Rec................................... 3,298.75 |  |  |  |
| Received from Transfer from Educ. Support | 344,235.00 558,583.3 |  |  |
| College of Education Fund- <br> Balance in Fund July 1, 1918...................... 19 . 19 ,018.55 |  |  |  |
|  |  |  |  |  |  |  |

```
    Received State Warrants:
    (36th G. A., S. F. 288, Sec. 1) . . . . . . . . . . . . . . . 13,333.32
    (37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . . 6 6,666.66
    Received Materials Sold..........................................
```



```
    Received Transfer from Educ. Support Fund.. 16,100.00
```

63,102.01

College of Dentistry Fund-
Balance in Fund July 1, 1918. . . . . . . . . . . . . . . . . . \$ 13,722.69
Received State Warrants:
( 36 th G. A., S. F. 288, Sec. 1) . . . . . . . . . . . . . . . . . $15,816.66$
(37th G. A., H. F. 281, Sec. 1) ..................... $\quad \mathbf{6 , 6 6 6 . 6 6}$
Received Transfer from Educ. Support Fund.. 24.810 .00
Received Dental Clinic Receipts ................ 21,124.02
Received Sale of Materials.......................... . 26.70

College of Fine Arts Fund-
Balance in Fund July 1, 1918
Received State Warrants:
(36th G. A., S. F. 288, Sec. 1) . . . . . . . . . . . . . . . . $\quad 2,000.00$
(37th G. A., H. F. 281, Sec. 1) ............................ $\quad 3,333.32$
Received Transfer from Educ. Support Fund.. $4,500.00$
Received-Sale of Materials
556.75

27,228.20

Graduate College Fund-
Balance in Fund July 1, 1918....................... $\$$ 11,875.81
Received State Warrants:
( 36 th G. A., S. F. 288 , Sec. 1) . . . . . . . . . . . . . . . . $6,000.00$
(37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . . . 13, 333.32
Received Sale of Materials........................ . . $\quad 512.56$
Received Transfer from Educ. Support Fund. (7,250.00
38,971.69
Summer Session Fund-
Balance in Fund July 1, 1918.................... ${ }^{\text {. }}$. $6,790.51$
Received State Warrants:
(36th G. A., S. F. 288, Sec. 1) . . . . . . . . . . . . . . . . . 16,000.00
(37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . . . . . $4,000.00$
Received Cancelled Warrants ................... 57.00
Received Transfer from Educ. Support Fund. 10,000.00

Administration Fund-
Balance in Fund July 1, 1918..................... . . \$ 14,366.16
Received State Warrants:
( 36 th G. A., S. F. 288, Sec. 1) . . . . . . . . . . . . . . . . . 4, 150.00 ( 37 th G. A., H. F. 281, Sec. 1) ......................... $\quad 5,333.32$
Received Transfer from Educ. Support Fund.. 30,590.00
Received Miscelleneous Sources.................. 5.9

Buildings and Grounds Fund-
Received State Warrants:
(36th G. A., S. F. 288 , Sec. 1) . . . . . . . . . . . . . . . . $13,000.00$
(37th G. A., H. F. 281, Sec. 1) . . . . . . . . . . . . . . . . . 9,208.35
Received Sale of Material........................... . 2,609.44
Received Transfer from Educ. Support Fund.. 121,603.92
146,421.71

School of Commerce Fund-
Balance in Fund July 1, 1918. . . . . . . . . . . . . . . . . . \$ 19,673.78
Received State Warrants:
(37th G. A., Chap. 281, Sec. 1) . . . . . . . . . . . . . . . . 16,666.66
$54,445.38$
36,847.51

```
Total
\(\$ 1,273,693.21\)
```

Amount of moneys available for special purposes, not connected with "erection, equipment, improvement, and repair of buildings" or going to make up the "Support Fund" of the University during the year commenced July 1, 1918, and ended June 30, 1919.

```
Library Fund-
    Balance in Fund July 1, 1918. . . . . . . . . . . . . . . . . $ 8, 8,222.52
    Received State Warrants:
        (36th G. A., S. F. 288,Nec. 1) . . . . . . . . . . . . . . . . 14,583,32
        (37th G. A., Chap. 281, Sec. 1).......................... 10,416.64
    Received Sale of Material.
        540.49
\begin{tabular}{|c|c|c|}
\hline \multicolumn{3}{|l|}{Received State Warrants:} \\
\hline (36th G. A., S. F. 288, Sec. 1) & 14,166.64 & \\
\hline (37th G. A., Chap. 281, Sec. 1) & 4,166.64 & \\
\hline Received Sale of Material & 1,305.17 & \\
\hline Received Correspondence Courses & 1.351 .00 & 28,645.34 \\
\hline \multicolumn{3}{|l|}{University Epidemiology Lab. Fund-} \\
\hline \multirow[t]{2}{*}{Balance in Fund July 1, 1918.................... \({ }^{\text {Peceived State Warrants: }}\)} & - 512.80 & \\
\hline & 5,416.70 & 5,929.50 \\
\hline \multicolumn{3}{|l|}{Paving and Sidewalks Fund-} \\
\hline \multicolumn{3}{|l|}{Balance in Fund July 1, 1918..................... \({ }_{\text {W }}\) \$ 827.71} \\
\hline \multirow[t]{2}{*}{} & 10,000.00 & \\
\hline & 62.67 & 10,890.38 \\
\hline \multicolumn{3}{|l|}{Child Welfare Fund-} \\
\hline Balance in Fund July 1, 1918.................... \({ }^{\text {S }}\) & 12,672.77 & \\
\hline Received State Warrants:
(37th G. A., Chap. 281 , SSec & 16,666.66 & 29,339.43 \\
\hline \multicolumn{3}{|l|}{Special Land Fund-} \\
\hline \multirow[t]{2}{*}{Balance in Fund July 1, 1918...................... \({ }_{\text {Received }}\)} & 7,407.96 & \\
\hline & 1,075.50 & \\
\hline  & 50,000.00 & 58,483.46 \\
\hline \multicolumn{2}{|l|}{Donated Land Fund-} & \\
\hline Balance in Fund July 1, 1918..................... \({ }^{\text {S }}\) & 675.01 & \\
\hline Received Sale of Lands. & 5,027.67 & 5,702.68 \\
\hline \multicolumn{2}{|l|}{Total} & 172,753.76 \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden}} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Oratory Prize Mnterest Fund, the \({ }^{\text {Mark Ranney }}\) Memorial Interest Fund, the Waite Lowry Gifford Memorial}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{Interest Fund, are not shown in the statement, as these funds are held in} \\
\hline \multicolumn{3}{|l|}{trust by the University, the interest going to pay scholarships, prizes, etc., and in no way affecting the University's income.} \\
\hline \multicolumn{3}{|l|}{Hospital, dormitory, and store house receipts at the University for the year commenced July 1, 1918, and ended June 30, 1919.} \\
\hline \multicolumn{3}{|l|}{University Hospital-} \\
\hline Perkins' Receipts ................................ \({ }^{\text {d }}\) & 85,290.89 & \\
\hline Gov't-S. A. T. C. Ca & 36,950.00 & \\
\hline \multicolumn{3}{|l|}{From other sources . . . . . . . . . . . . . . . . . . . . . . . . . . . \(128,803.29\)} \\
\hline \multicolumn{3}{|l|}{Vaccines and Wasserman's...................... . 733.00} \\
\hline \multicolumn{2}{|l|}{Balance overdrawn June 30, 1919.............. \({ }^{\text {P }}\) 251,237.45} & 326,014.63 \\
\hline \multicolumn{3}{|l|}{Currier Hall-} \\
\hline Credit Balance July 1, 1918....................... \({ }^{\text {S }}\) & 6,986.45 & \\
\hline Room rents & 21,724.68 & \\
\hline Board & 41,032.47 & \\
\hline Other sources & 35.00 & 69,778.60 \\
\hline \multicolumn{3}{|l|}{University Homeopathic Hospital-} \\
\hline Hospital earnings . . . . . . . . . . . . . . . . . . . . . . . . \({ }^{\text {d }}\) & 9,896.53 & \\
\hline Nurses' earnings outside of hospital & 42.00 & \\
\hline \multicolumn{3}{|l|}{} \\
\hline \$ & 10,391.08 & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Balance overdrawn June 30, 1919................ 6,298.86 16,689.94 Store House-}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{} \\
\hline Miscellaneous cash receipts & 6,806.44 & 182,518.98 \\
\hline
\end{tabular}

Expenditures from funds for the "erection, equipment, improvement, and repair of buildings" at the University, during the year commenced July 1 , 1918, and ended June \(30,1919\).
Building Fund-
N. W. Univ. Hospital Wing. . . . . . . . . . . . . . . . . . . \$ 332.55
Dental Building ......................................... 247.31

Nurses' House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 11, . \(11,500.00\)
Men's Dormitory . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 7,436.44
Isolation Hospital ...................................... . . . 555.97
Barracks . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(154,054.38\)
Total Expenditures ........................... \(\$\) 182,245.31
Balance on hand June \(\mathbf{3 0 , 1 9 1 8 . . . . . . . . . . . . . . . . . . . . . . . . ~} 60,395.28\)
\(242,640.59\)

Equipment and Supplies Fund-
College of Ap. Science equipment. . . . . . . . . . . . . \(\$\) 1,756.41
College of Liberal Arts equipment.................. . . . \(2,425.35\)
College of Pharmacy equipment.................. \(2,351.02\)
Univ Homeo. Hospital equipment 351.75
Univ. Homeo. Hospital equipment
63.70
General eauipment ................................. . . . \(\quad 756.49\)
Isolation Hospital equipment ...................... . . . \(\quad 39.37\)
Children's Hospital equipment................................. 1,455.77
Total Expenditures . . . . . . . . . . . . . . . . . . . . . . . . \(\$\) 9,199.86
Balance cash on hand June 30 , 1919............... 15,724,97
Eauipment New Buildings Fund-
New Dental Building equipment................. \(\$\)
New Dental Building technic ..................... . . . \(\quad \mathbf{5 5 . 8 5}\)
Isolation Hospital equipment ........................... \(\quad \mathbf{2 7 5 . 6 3}\)
College of Applied Science equipment.......... 6,490.57
College of Liberal Arts equipment.............. . . 383.59
College of Law equipment. . . . . . . . . . . . . . . . . . . . . 91.78
New Dental Building Library equipment...... \(\mathbf{2 , 2 2 1 . 3 7}\)
Industrial Chemistry . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\quad \mathbf{5 , 2 3 7 . 4 1}\)
Children's Hospital . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5 ,773.81
Laundry equipment .............................................
President's Home equipment..................... \(1,318.59\)
Water System equipment ........................... . . . . 569.6
Electrical equipment . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\quad \mathbf{5 3 5 . 6 6}\)
Heating plant equipment ........................... . . 8 .546.51
Hydraulic Testing Laboratory ..................... 11,500.74
Total Expenditures ........................ \({ }^{46}\). \(46,532.39\)
Children's Hospital Fund--
Children's Hospital .............................. . . . \(\$ 89,394.45\)

89,394.45
Expenditures from Sipport Fund for the year commenced July 1, 1918, and ended June 30, 1919.

\begin{tabular}{|c|c|c|}
\hline Expenses . . . . . . . . . . . . . . . . . . . . 44.15 & \multirow[t]{2}{*}{} & \multirow[b]{2}{*}{\[
\begin{array}{r}
\$ \quad 26,550.28 \\
12,421.41
\end{array}
\]} \\
\hline \begin{tabular}{l} 
Total Expenditures \\
Balance cash on hand June \(30, \mathrm{igig}\) \\
\hline \(1 .\).
\end{tabular} & & \\
\hline \multicolumn{3}{|l|}{Summer Session-} \\
\hline Salaries, 1st session................ \(\$ 18,632.16\) & & \\
\hline Salaries, 2nd session............... 5 , 128.50 & & \\
\hline Supplies, etc. . . . . . . . . . . . . . . . . . . 3,069.26 & & \\
\hline Balance cash on hand June 30, 1919.. & \$ & \[
\begin{aligned}
& 26,829.92 \\
& 10,017.59
\end{aligned}
\] \\
\hline \multicolumn{3}{|l|}{Administration Fund-} \\
\hline Salaries ... . . . . . . . . . . . . . . . . . . . . . \(\$ 37,863.31\) & & \\
\hline Supplies and assistance........... 6,731.93 & \$ & 44,595.24 \\
\hline Balance cash on hand June 30, 1919. & & 9,850.14 \\
\hline \multicolumn{3}{|l|}{Building and Grounds Fund-} \\
\hline Salaries . . . . . . . . . . . . . . . . . . . . . . . \$ 9,235.49 & & \\
\hline Janitor service and supplies...... 39,166.26 & & \\
\hline Heating plant supplies and service 15,641.57 & & \\
\hline Hydro plant supplies and service. \(5,428.44\) & & \\
\hline Fuel . . . . . . . . . . . . . . . . . . . . . . . . . 72,470.73 & & \\
\hline Gas, electricity, ice and garbage.. 1,701.80 & & \\
\hline Water, laundry . . . . . . . . . . . . . . . . 90.02 .08 & & \\
\hline Telephones . . . . . . . . . . . . . . . . . . . . . . \(1,828.97\) & & \\
\hline Misc. expenses . . . . . . . . . . . . . . . . . 46.37 & & \\
\hline Total Expenditures & \$ & 146,421.71 \\
\hline \multicolumn{3}{|l|}{School of Commerce Fund-} \\
\hline Salaries . . . . . . . . . . . . . . . . . . . . . \$ 4,960.00 & & \\
\hline Supplies . . . . . . . . . . . . . . . . . . . . . . . \(1,828.69\) & \$ & 6,788.69 \\
\hline Balance cash on hand June 30, 1919. & & 29,551.75 \\
\hline
\end{tabular}

\section*{Administration Fund-}

Balance cash on hand June 30, 1919..
\$ 9,235.49
39,166.26
15,641.57
72470.73

1,701.80
902.08
828.97
\$ 146,421.71
\$ 6,788.69
29,551.75

Expenditures for special purposes, not connected with the "erection, equipment, improvement, and repair of buildings" or going to make up the Support Fund of the University, during the year commenced July 1, 1918, and ended June 30, 1919.

\section*{Library Fund-}

Expended for books, periodicals, and binding as
set out in Secretary's Annual Report........\$ \(31,162.90\)
Balance cash on hand June 30, 1919.............. \(\quad 2,600.07\)
33,762.97

University Extension Fund-
Expended for salaries, traveling expenses. lan-
tern slides, etc., as set out in Secretary's
printed Annual Report............................ \(27,241.07\)
Balance cash on hand June \(30,1919 . . . . . . . . . .\).
28,645.34

University Epidemiology Lab. Fund-
Expended for salaries and laboratory expenses
as set out in Secretary's Annual Report..... \$ 5,669.76
Balance cash on hand June 30, 1919.............
259.74

5,929.50

Paving and Sidewalks Fund-
Expended for paving walks, etc. . . . . . . . . . . . . . . \$ 10889.11
Balance cash on hand June 30, 1919
1.27
\(10,890.38\)

\section*{Special Land Fund-}

Expended for land as set out in Secretary's
printed Annual Report. . ............................ \(54,293.35\)
Balance cash on hand June \(30,1919 . . . . . . . . . .\).

Child Welfare Fund-
Expended for salaries and expenses in connec-
tion with Child Welfare Research Station...\$ 17.780,59
Balance cash on hand June 30, 1919.......... 11,558.84
29,339:43

Expenditures from hospital, dormitory, and store house accounts for the year commenced July 1, 1917, and ended June 30, 1918.
\begin{tabular}{|c|c|}
\hline \multicolumn{2}{|l|}{University Hospital-} \\
\hline Administration & 13,900.62 \\
\hline Professional Care of Patients & 26,491.25 \\
\hline Steward's Dept. & 117.200 .53 \\
\hline Housekeeping & 76,923.19 \\
\hline Medical and Surgical supplies & 30,902.26 \\
\hline X-Ray supplies & 8,560,70 \\
\hline Hospital School & 1,555.61 \\
\hline Orthopedic Dept. & 7,295.30 \\
\hline Path Laboratory & 993.19 \\
\hline Gen. House and Property expend & 18,273.24 \\
\hline Care of Patients. & 3,139.45 \\
\hline S. A. T. C. account. & 12,465.57 \\
\hline Children's Hospital & 8,313.72 \\
\hline \multicolumn{2}{|l|}{Total Expenditures} \\
\hline University Homeopathic Hospital- & \\
\hline Salaries ........................ & 2,072.52 \\
\hline Help & 1,790.52 \\
\hline Provisions & 9,028.11 \\
\hline Household & 3,418.39 \\
\hline Medicine & 380.40 \\
\hline
\end{tabular}

Total Expenditures
\$ 16,689.94
Currier Hall-
Household . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \({ }^{\text {. }}\) 13,100.55
Dining Room ............................................. 37, .
Added Improvements ........................................................... 9,683.02

Total Expenditures ............................. \(\$\). \(60,743.87\)


In addition to above cash balance Store House has stock and fixtures on hand amounting to \(\$ 31,857.99\).

\section*{AMOUNT RECEIVED FROM STATE APPROPRIATTONS}

36th G. A., S. F. 228, Sec. 1-
Educational Support Fund........................ . \(\$\). 492.591 .70
College of Applied Sci. Etc. Fund. . . . . . . . . . . . . . . . \(112,233.32\)
College of Education Fund.......................... 19.9 . 19.99 .98
College of Dentistry Fund............................... \(\mathbf{2 2 , 4 8 3 . 3 2}\)
College of Fine Arts Fund......................... . . . \(5,333.32\)
Graduate College Fund.............................. . . . . 19,333.32

Administration Fund . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 9 9,483.32
Building and Grounds Fund. . . . . . . . . . . . . . . . . . . . . . . . . \(22,208.35\)
Equipment and Supplies Fund.................... \(10,666.64\)
Repair and Contingent Fund...................... . . . \(47,125.05\)
Library Fund . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\quad \mathbf{2 4 , 9 9 9 . 9 6}\)
University Extension Fund.......................... 18, .
University Dpidemiology Lab. Fund. . . . . . . . . . . \(\quad 5,416.70\)
School of Commerce . . . . . . . . . . . . . . . . . . . . . . . . . . . . 16,666.66
Child Welfare
16,666.66
\$ 863,541.58
Building Fund-
( 36 th G. A., H. F. 248 , Sec. 1) . . . . . . . . . . . . . . . \(150,000.00\)


Total State Appropriations
\(\$ 1,208,541.58\)

\section*{STAFF OF INSTRUCTION 1918-1919}


\section*{NUMBER OF STUDENTS}
\begin{tabular}{|c|c|c|c|}
\hline The Graduate College & \[
\underset{167}{\text { Men }}
\] & \[
\underset{228}{\text { Women }}
\] & \[
\begin{array}{r}
\text { Total } \\
395
\end{array}
\] \\
\hline The College of Liberal Arts. & 1248 & 1153 & 2401 \\
\hline The College of Law. & . 59 & 6 & 65 \\
\hline The College of Medicine & 232 & 7 & 239 \\
\hline Training School for Nurse & & 226 & 226 \\
\hline The College of Homeopathic & 4 & 0 & 4 \\
\hline Training School for Nurse & \({ }^{0}\) & 16 & 16 \\
\hline The College of Dentistry. & 273' & 1 & 274 \\
\hline The College of Pharmacy. & 44 & 6 & 50 \\
\hline The College of Applied Science & 486 & 2 & 488 \\
\hline School of Music. & 12 & 33 & 45 \\
\hline Library Training & 0 & 27 & 27 \\
\hline & 2525 & 1705 & 4230 \\
\hline Duplications. & 104 & 24 & 128 \\
\hline & 2421 & 1681 & 4102 \\
\hline & Boys & Girls & Total \\
\hline Subrcollegiate Students & . 132 & 148 & 280 \\
\hline
\end{tabular}
W. H. Bates, Secretary.

\section*{STATE UNIVERSITY OF IOWA, SPECIAL REPORT OF SECRETARY}

\section*{To the members of the Thirty-ninth General Assembly of the State of Iowas}

I submit herewith my special report for the year commenced July 1, 1919, and ended June 30, 1920, in accordance with the provisions of chapter 104, acts of the General Assembly.

\section*{IOWA STATE BOARD OF EDUCATION.}

\footnotetext{
D. D. Murphy

Elkader
W. H. Gemmill, Secretary

Des Moines
}


Terms Expire July 1, 1923.
\begin{tabular}{|c|c|c|}
\hline George T. Baker. & & Davenport \\
\hline B. F. Ketcham. & & .Farmington \\
\hline W. C. Stuckslager & & . . Lisbon \\
\hline & Terms Expire July 1, 1925. & \\
\hline Parker K. Holbroo & & . Onawa \\
\hline Charles R. Brento & & allas Center \\
\hline D. D. Murphy.. & & . . . . Elkader \\
\hline
\end{tabular}

\section*{FINANCE COMMITTEE.}

William R. Boyd, Chairman...................................................... Cedar Rapids
Thomas Lambert. . ............................................................................... . . . . . . . . . .
W. H, Gemmill, Secretary........................................................ . . . Des Moines

OFFICERS OF THE UNIVERSITY.
Walter A. Jesup, President.
William H. Bates, Secretary.
William J. McChesney, Treasurer.
Statement of Receipts and Disbursements for the year commenced July 1, 1919, and ended June 30 , 1920 :

RECEIPTS.
Funds for the erection of buildings (see page 6)...... \$395,359.24
Income Support Funds (see pages 7 and 8)................ 1,282,222.47
Special Funds (see page 9).
154,643.59
Total Receipts
\$1,832,225.30
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 and dormitory funds are not included in the above statement. For account of these funds, see pages 10 and 17.

\section*{DISBURSEMENTS.}

Funds for the erection of buildings, etc.
Building Tax Fund (see page 11)........................ \(\$\). \(106,247.93\)
Repair and Contingent Fund (see page 11)......... 5 . \(52,571.59\)
Equipment New Building Fund (see page 12) .......... 86.58
Equipment and Supplies Fund (see page 12)
6,583.89
Nurses' Home (see page 12)
29,119.40
Armory (see page 12)
77,585.97

Income Fund:
- Support Fund (see page 13). . . . . . . . . . . . . . . . . . . . . . . . . \$ 111,190.69

College of Applied Sciences, etc., Fund (see pages
13 and 14) ................................................. \(456,811.74\)

College of Dentistry Fund (see page 14)............. . . 72,258.04
College of Fine Arts Fund (see page 14)................. . . 18,698.71
Graduate College Fund (see page 14)....................... 3 . \(32,045.34\)
Summer Session Fund (see page 15)..................... . 40,178.52
Administration Fund (see page 15)...................... \(52,060.11\)
Buildings and Grounds Fund (see page i5)........... 196,468.27
School of Commerce Fund (see page 15).
20,345.20
College of Medicine (see page 15)....................... . . \(125,954.84\)

\section*{Special Funds:}

Library Fund (see page 16)
\$ 32,274.05
University Extension Fund (see page i6)
23,139.08


BALANCES IN UNIVERSITY TREASURY, JUNE 30, 1920.
Funds for the erection of buildings, etc.:
\begin{tabular}{|c|c|}
\hline Building & 767.35 \\
\hline Armory Fund & 12,632.21 \\
\hline Fqquipment New Buildngs Fund & 82.44 \\
\hline Equipment and Supplies Fund. & 22,307.76 \\
\hline Nurses' Home ..... & 880.60 \\
\hline
\end{tabular}
\$ 36,670.36
Support Funds:

College of Education Fund............................................ \(6,66.6\)
College of Fine Arts Fund.................................... . . . . . \(13,082.80\)
Graduate College Fund
9,836.07
Summer Session Fund
\(5,839.07\)
School of Commerce.
34,384.70

Special Funds:
Library Fund . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ \(\quad 3,088.10\)

10.92

Specal Land Fund.
4,689.51
Donated Land Fund
6,652.68
Paving and Sidewalks Fund
2,056.38
Child Welfare Fund
13,867.41

40,712.21
\$ 174,451.57
The University has no balances in departments to report, since any unexpended balances in departmental appropriations revert to Income Fund at the close of each fiscal year.
\begin{tabular}{|c|c|c|}
\hline Total receipts, as & & \$1,832,225.30 \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{Total disbursements, as shown.......................... \(\$ 1,657,773.73\) Balances, as shown..................................... . . . . . . \(174,451.57\)}} & \\
\hline & & \\
\hline & \$1,832,225.30 & \$1,832,225.30 \\
\hline
\end{tabular}

Amount of moneys available from all sources during the year commenced July 1, 1919, and ended June 30, 1920, for the erection, equipment, improvement, and repair of buildings at the University.

\section*{Building Fund:}

Received-Sale of Materiai. ..................................................... \(1,620.00\)

Repair and Contingent Fund :
Balance in Fund, July 1, 1919.............................. 817.70
Received-State Warrants:
(See list, page 18) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 43,999.99
Transfer Education Support Fund.......................... . 6 .787.67
Received-Sale of Material........................................ \(1,369.00\)
Cancelled Warrants 97.23

52,571.59
Equipment and Supplies Fund:
Balance in Frund. July 1, 1919
Received-State Warrants:
(See list, page 18)
.\$ 15,724.97
13,166.68
Received-Sale of Material. 618.07Received-Cancelled Warrants ............................. 54.0086.662 .54
Nurses' Home Fund:
Received-State Warrants:(See list, page 18) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$ 30,000.00\)\(30,000.00\)
Armory Fund:
Received-State Warrants:
(See list, page 18) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$ 90,000.00\)
Received-Sale of Material ..... 218.18Total \(\$ 395,359.24\)

Receipts from all sources during the year commenced July 1, 1918, and ended June 30, 1919, going to make up the "Support Funds" of the University except hospital and dormitory receipts.
Educational Support Fund :
Received State Warrants (see list, page 18) ..... \$ 492,249.96Received from Tuitions. . ........................................... 149,748.91
Received from Diploma Fees. ..... 5,752.00
Received from Law Loan Book Receipts. ..... 451.15
Received from Multigraph Receipts. ..... 2,864.52
Received from Interest on Daily Bank Balance. ..... 4,164.06
Received from Miscellaneous Cash: locker rentals, ..... 22,958.51
Received from Interest on Permanent Land Fund. 14,522.14
Received from Warrants Cancelled. ..... 224.83
\$ 692,936.08
Less amounts transferred from Educational SupportFund to the following funds:
College of Applied Science, etc., Fund. \(\$ 222,093.22\)
College of Dentistry Fund ..... 5,457.66
College of Medicine Fund. 77,976.32
Repair and Contingent Fund. 6,787.67
Administration Fund ........ ..... 24,420.95Buildings and Grounds Fund........... . . 168,335.27
\(\qquad\) 505,071.09
\$ 187,864.99 OverdrawnBalance in Fund, July 1, 1919. . . . . . . . . . . . . . . . . . . . 49,415.88
\$ 138,449.11
College of Applied Science, etc., Fund:Balance in Fund, July 1, 1919.Received-State Warrants:
(See list, page 18) ...................................... . . . \(127,104.20\)
Received from sale of material. ..... 342.27
Received from cancelled warrants. ..... 248.98
from transfer from Educational Sup ..... 222,093.22
\(456,811.74\)
College of Education Fund:
Balance in Fund, July 1, 1919 .....  \(18,330.26\)
Received-State Warrants:(See list, page 18).....37,500.03
Received from materials sold ..... 19.16
Received from tuition Experimental Schools. ..... 9,960.50
65,809.95
College of Dentistry Fund :
Balance in Fund, July 1, 1919 ..... \$ \(10,485.47\)Received-State Warrants:(See list, page 18).42,156.27Received Dental Clinic receipts.14,158.6472,258.04
College of Fine Arts Fund :Balance in Fund, July 1, 1319 \(22,295.36\)Received-State Warrants:(See list, page 18).....8,000.04
Received-Sale of materials. 1,486.11
\begin{tabular}{|c|c|c|}
\hline \begin{tabular}{l}
Received-State Warrants: \\
(See list, page 18)......
\end{tabular} & \(29,000.04\)
459.96 & \multirow[b]{2}{*}{41,881.41} \\
\hline Received-Sale of material & & \\
\hline \multicolumn{3}{|l|}{Summer Session Fund :} \\
\hline Balance in Fund, July 1, 1919.... . . . . . . . . . . . . . . . . . . \({ }^{\text {S }}\) & 10,017.59 & \multirow[b]{3}{*}{46,017.59} \\
\hline Received-State Warrants: (See list, page 18)...... & 36,000.00 & \\
\hline & 36,000.00 & \\
\hline \multicolumn{3}{|l|}{Administration Fund:} \\
\hline Balance in Fund, July 1, 1919............................ \({ }^{\text {. }}\) & 9,850.14 & \\
\hline Received-State Warrants: & & \\
\hline (See iist page 18)................................... & 17,781.27 & \\
\hline Received transfer from Educational Support Fund.. & 24,420.95 & \\
\hline Received miscellaneous sources. & 7.75 & \\
\hline \multicolumn{3}{|l|}{Buildings and Grounds Fund:} \\
\hline Received-State Warrants: & & \\
\hline (See list, page 18).................................. \({ }^{\text {\% }}\) & 25,208.30 & \\
\hline Received-Sale of material............................. & 2,924.70 & \\
\hline Received transfer from Educational Support Fund. & 168,335.27 & 6,468.27 \\
\hline \multicolumn{3}{|l|}{School of Commerce Fund :} \\
\hline Balance in Fund, July 1, 1919........................... \({ }^{\text {. }}\) & 29,551.75 & \\
\hline Received-State Warrants: & & \\
\hline (See list, page 18) & 25,000.02 & \\
\hline Received-Sale of material. & 175.00 & \\
\hline Received cancelled warrants. & 3.13 & \\
\hline & & \\
\hline \multicolumn{3}{|l|}{College of Medicine Fund:} \\
\hline \multicolumn{3}{|l|}{Received-State Warrants: 41666.64} \\
\hline (See list, page 18) ................................ \({ }^{\text {\% }}\) & 41,666.64 & \\
\hline Received American Medical Association.............. & 400.00 & \\
\hline Received U. S. government, Research Fund & 1,000.00 & \\
\hline Received Ophth: and Otol. receipts. & 4,537.41 & \\
\hline Received other sources......... & 374.47 & \\
\hline Received transfer from Educational Support Fund.. & 77,976.32 & 125,954.84 \\
\hline Total & & ,282,222.47 \\
\hline
\end{tabular}

Amount of moneys available for special purposes, not connected with "erection, equipment, improvement, and repair of buildings" or going to make up the "Support Fund" of the University during the year commenced July 1, 1919, and ended June 30, 1920.

\section*{Library Fund:}
\begin{tabular}{|c|c|}
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{Balance in Fund, July 1, 1919.}} \\
\hline & \\
\hline (See list, page 18) & 32,500.05 \\
\hline Received-Sale of mater & 103.53 \\
\hline Received-Cancelled warrant & 158.5 \\
\hline
\end{tabular}

University Extension Fund
Balance in Fund, July 1, \(1919 \ldots . .\). . . . . . . . . . . . . . . . . . . \$ 1,404.27
Received-State Warrants:
(See list, page 18).......
18,250.10

Received-Correspondence courses ................................ \(1,852.05\)
Received-Cancelled warrants ............................ . . 541.70

University Epidemiology Laboratory Fund:
Balance in Fund, July 1, 1919.............................. \(\$ 259.74\)
Received-State Warrants:
(See list, page 18)........................................ . . \(9,166.60\)

Paving and Sidewalks Fund:
Balance in Fund, July 1, 1919................................ \$ 1.27
Received-State Warrants:
(See list, page 18)
12.500 .00

Child Welfare Fund:
Balance in Fund, July 1: 1919. . . . . . . . . . . . . . . . . . . . . . . \$ \(11,558.84\)
Received-State Warrants:
(See list, page 18).......................................... \(18,750.01\)
Received from W. C. T. U....................................... \(\quad 5,000.00\)
Received from cancelled warrants. ..... 408.76
Special Land Fund:Received rents1,117.005,307.11
Donated Land Fund :
Balance in Fund, July 1, 1919. \$ 5,702.68
Received-Sale of lands. ..... 950.00
6,652.68
University Extension Public Health Service: Received from state appropriation (see list, page 18). ..... 17,916.64
Public Health Nursing:
Received state appropriation (see list, page 18) ..... 6,666.64
Total . \(154,643.59\)The A. Whitney Carr Free Scholarship Interest Fund, the F. O. LowdenOratory Prize Interest Fund, the W. J. Bryan Prize Interest Fund, the MarkRanney Memorial Interest Fund, the Waite Lowry Gifford Memorial InterestFund, are not shown in the statement, as these funds are held in trust by theUniversity, the interest going to pay scholarships, prizes, etc., and in no wayaffecting the University's income.
Hospital, Dormitory, and Store House Receipts at the University for theyear commenced July 1, 1919, and ended June 30, 1920.
University Hospital :
From Perkins \& Haskel Klaus cases..................... \(334,021.69\) 

\begin{tabular}{|c}
\(\$ 506,360.91\) \\
\(18,732.34\)
\end{tabular} Balance overdrawn June 30, 1920 ..... 18,732.34
Currier Hall:Credit Balance, July 1, 1919.............................. \({ }^{\text {. }}\). 9 .034.7322,173.20
Men's Dormitory :

Store House :
Charges to various departments for year 1918-1919..\$ 269,972.31
Miscellaneous cash receipts. 1,188.67
Expenditures from funds for the "erection, equipment, improvement, and repair of buldings" at the University, during the year commenced July 1, 1919, and ended June 30, 1920.
Building Fund:
Men's Dormitory Building. .....  \(\$ 91,791.88\)
Children's Hospitai ..... 745.95
Dental Building ..... 13,575.15
Total Expenditures \$ \(\begin{array}{r}106,247.93 \\ 767.35\end{array}\)Mack truck . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ 3,518.483,518.48
Power plant repair. ..... 8,405.06
Heating plant repair. . . . . . . . . . . . . . . . . . . . . . . . . . . . . 12,261.10Athletic park ....... . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(1,063.11\)
Campus ..... 2,198.68
Tennis courts 124.19
Miscellaneous ..... 115.61
Maintenance of Buildings: ..... 888.12Roof......
7,131.88
Plumbing ..... 2,943.01
Painting ..... 2,326.45
Elevators ..... 303.61
University Hospital ..... 7,869.04
Old Science Building ..... 3,423.25
Total Expenditures52,571.59
Nurses' Home Fund:
Nurses' Home . 29,119.40
Balance cash on hand, June 30, 1920 ..... 880.60
Armory Fund: Armory \$ 77,585,97
Balance cash on hand, June \(30,1920 . . . . . . . .\).90,218.18Expenditures from funds for the erection of buildings, etc., continued.
Equipment and Supplies Fund:
College of Fine Arts equipment. .....  \(\$\) ..... 3.60
Equipment ladies' drawing room ..... 1,308.99
General equipment ..... 4,747.17
Total Expenditures . 6,583.89 ..... 22,307.76
Balance cash on hand, June 30, 1920
\$\(30,000.00\)Equipment New Buildings Fund :Men's Dormitory equipment. . . . . . . . . . . . . . . . . . . . . . . . . \$ 16,264.11
College of Applied Science equipment ..... 2,585.30
College of Liberal Arts equipment ..... 5,496.88
Industrial Chemistry ..... 12,118.76Children's Hospital7,542.63
Children's Hospital grading ..... 4,694.57
President's home equipment ..... 655.31
Electrical equipment ..... 108.93
Heating plant equipment ..... 24,195.45
Hydraulic testing laboratory ..... 12,918.16
Total Expenditures .\$ 86,580.10 ..... 82.44Balance cash no hand, June 30, 1920Expenditures from Support Fund for the year commenced July 1, 1919, andended June 30, 1920.
Educational Support Fund:
Law Loan Book Account expenditures ..... 516.99
Multigraph account ..... \(3,724.55\)
\(19,317.95\)
Fixed charges, or general expenditures, such as bul-
letins, catalogues, printing, postage, etc. ..... 65,364.84
University Hospital overdraft ..... 18,732.34
Men's Dormitory overdraft ..... 3,534.02
Total Expenditures . \(\$ 111,190.69\)
27,258.42
\(\$ 138,449.11\)
College of Applied Science, Liberal Arts, etc., Fund :
College of Liberal Arts:
Salaries 287,140.01 Supplies ..... 42,979.10
\(\$ 330,119.11\)
College of Applied Science:
Salaries . \(58,980.00\)Supplies2,738.99
61,718.99
College of Law:Salaries ....Supplies, etc. \(27,162.66\)2,114.87


College of Education Fund:
Department of Education :
\begin{tabular}{|c|c|c|}
\hline Salaries of & 25,100.00 & \multirow{3}{*}{27,319.72} \\
\hline Supplies, etc. & 1,856.52 & \\
\hline Supt.'s meeting & 363.20 & \\
\hline perimental High School : & & 27,319.72 \\
\hline Salaries ..... & 15,700.00 & \\
\hline Supplies & 7,978.92 & \\
\hline perimental School: & & \multirow[t]{2}{*}{} \\
\hline Salaries & 6,920.00 & \\
\hline Supplies & 1,223.37 & \multirow[b]{2}{*}{8,143.37} \\
\hline Suplies & & \\
\hline Total Expenditures & & 59,142.01 \\
\hline alance cash on hand, June & & 6,667.91 \\
\hline
\end{tabular}

65,809.92
College of Dentistry Fund :

- Total Expenditures72,258.04

\begin{tabular}{|c|c|}
\hline Graduate College Fund: & \\
\hline Fellowships and scholarships. & 19,558.36 \\
\hline Research service Field work & \[
\begin{aligned}
& 4,458.33 \\
& 2,723.62
\end{aligned}
\] \\
\hline Administration & 2,833.84 \\
\hline Publication Fund & 1,481.57 \\
\hline Lecturers & 989.62 \\
\hline Total Expenditures & \[
\begin{array}{r}
32,045.34 \\
9,836.07
\end{array}
\] \\
\hline
\end{tabular}

Summer Session :
\begin{tabular}{|c|c|}
\hline Salaries & 36,689.86 \\
\hline Supplies, etc. & 3,488.66 \\
\hline Total & 40,178.52 \\
\hline Balance cash on hand, June 30, 1920. & 5,839.07 \\
\hline
\end{tabular}

41,881.41

46,017.59
Administration Fund:


Total
52,060.11
Building and Grounds Fund:


Total Expenditures
196,468.27


Total
\$ 125,954.84
Expenditures for special purposes, not connected with the "erection, equipment, improvement, and repair of buildings" or going to make up the Support Fund of the University, during the year commenced July 1, 1919, and ended June 30, 1920.
Library Fund:
Expended for books, periodicals, and binding as set
out in Secretary's Annual Report................... \(\mathbf{3 2 , 2 7 4 . 0 5}\)
Balance cash on hand, June 30 , 1920........................ \(\quad 3,088.10\)
\$ \(35,362.15\)
University Extension Fund:
Expended for salaries, traveling expenses, lantern
slides, etc., as set out in Secretary's printed
Annual Report . . .................................... \(\$\). \(23,139.08\)

\(25,093.15\)
University Extension Public Health Ext. :
Expended for salaries, traveling expenses, etc., in
connection with public health extension work..\$ 16,016.63
Balance cash on hnd, June 30, 1920.................... 1,900.01
17,916.64
University Epidemiology Laboratory Fund:
Expended for salaries and laboratory expenses as set out in Secretary's Annual Report............\$ \(9,415.42\)
Balance cash on hand, June 30, 1920..................... 10.92
9,426.34
Paving and Sidewalks Fund:
Expended for paving, walks, etc....................... \(10,444.89\)

12,501.27
Special Land Fund:
Expended for land as set out in Secretary's printed
Annual Report ............................................ \(\$\)
617.60

Balance cash on hand, June \(30,1920 \ldots \ldots . . . . . . . .\).
5,307.11
Donated Land Fund:
Balance cash on hand, June 30 , 1920.................... \(\mathbf{6 , 6 5 2 . 6 8}\)
Child Welfare Fund:
Expended for salaries and expenses in connection
with Child Welfare Research Station............ \$
21,850.20
Balance cash on hand, June 30, 1920................. 13,867.41
35,717.61
Nurses' Training Fund:
Expended for expenses....................................... 173.51
Balance cash on hand, June 30,1920 .......................... \(6,493.13\)
6,666.64
Expenditures from hospital, dormitory, and store house accounts for the year commenced July 1, 1919, and ended June 30, 1920.

University Hospital :
\begin{tabular}{|c|c|}
\hline & \\
\hline Administration & 23,206.51 \\
\hline Protessional care of patients & 41,157.84 \\
\hline Stewart's department & 212,070.20 \\
\hline Housekeeping & 140,442.47 \\
\hline Medical and surgical supplie & 42,113.99 \\
\hline
\end{tabular}
\begin{tabular}{|c|c|}
\hline X-Ray supplies & 14,357.52 \\
\hline Hospital school & 2,426.21 \\
\hline -Orthopedic department & 14,469.88 \\
\hline Pathology Laboratory & 883.00 \\
\hline General house and pro & 28,873.51 \\
\hline Care of patients. & 5,092.12 \\
\hline
\end{tabular}


Total Expenditures
\(57,345.96\)
Currier Hall:
Household . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$\). \(14,503.27\)
Dining room .............................................................. \(42,518.19\)

Total Expenditures ......................................... \(61,191.15\)
Balance on hand, June 30, 1919.............................. 15,959.37
77,150.52
Store House :
Purchases and expenditures as set out in Secretary's printed Annual Report. ...................................

283,708.25
Balance cash on hand, June 30, 1919
2,784.78
286,493.03

In addition to above cash balance Store House has stock and fixtures on hand amounting to \(\$ 72,541.88\).

\section*{FROM STATE APPROPRIATIONS.}

From State Appropriation
Educational Support Fund.
College of Appl. Sci., etc., Fund. College of Eudcation Fund. College of Dentistry Fund College of Fine Arts Fund. Graduate College Fund.
Summer Session Fund Administration Fund
Building and Grounds Fund. School of Commerce Fund. Child Welfare (37th G. A., Chap.

282, Sec. 3.)
Library Fund
Equipment and Supplies Fund
Repair and Contingent Fund
University Extension Fund........ University Exten. P. H. E. Fund College of Medicine Fund
Nurses' Training Fund.
Soldiers' Tuition Fund
Total. . . . . . . . . . . . . . . . . . .
From State Appropriations for Building Fund (37th G. A., Chap. 288, Sec. 1).
C. Building Fund (38th G. A., Chap. 403, Sec. 1.............
Nurses' Home (38th G. A., Chap. 403 , Sec. 1
Armory (37th G. A., Chap. 261, Sec. 2)
From State Appropriations for Special Purposes (38th G. A., Chap. 375, Sec. 2)
Equipment New Buildings.......
Paving \& Sidewalks \& Campus

36th G. A. 37th G. A. 38th G. A.,
Total Chap. 305, Chap. 282 , Chap. 375, Received Sec. 1 Sec. 1 Sec. 1 |\$ 378,916.64|


\section*{STAFF OF INSTRUCTION. 19191920}

President ............................................................................................... 1
President Emeritus . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1
Deans and Directors............................................................................... 13
Professors and Head................................................................................ 46
Associate Professors ................................................................................. . . . 37

Instructors and Demonstrators............................................................................ 75
Assistants ............................................................................................. 75
Lecturers .................................................................................................. 2
Associates .......................................................................................................... 12

NUMBER OF STUDENTS
\begin{tabular}{|c|c|c|c|}
\hline The Graduate College & \[
\underset{265}{\text { Men }}
\] & \[
\begin{gathered}
\text { Women } \\
217
\end{gathered}
\] & \[
\begin{array}{r}
\text { Total } \\
482
\end{array}
\] \\
\hline The College of Liberal Ar & 1,648 & 1,554 & 3,202 \\
\hline The College of Law. & 148 & 4 & 152 \\
\hline The College of Medicine. & 238 & 9 & 244 \\
\hline The School of Nursing. & & 199 & 199 \\
\hline The School for Homeopathic Nurse & & 6 & 6 \\
\hline The College of Dentistry & 311 & 1 & 312 \\
\hline The College of Applied Science & 392 & 2 & 394 \\
\hline The College of Pharmacy. & 57 & 10 & 67 \\
\hline The School of Music .. & 3 & 17 & 20 \\
\hline The School of Library Training & ... & 27 & 27 \\
\hline & 3,062 & 2,043 & 5,105 \\
\hline Deduct, counted more than once. & 159 & 13 & 172 \\
\hline & 2,903 & 2,030 & 4,933 \\
\hline OBSERVATIONAL & & Girls & Total \\
\hline University High School. & 102 & \({ }_{98}\) & 200 \\
\hline University Elementary School.. & 76 & 76 & 152 \\
\hline
\end{tabular}

Very respectfully,
W. H. Bates, Secretary.

\section*{REPORT OF THE SECRETARY OF THE IOWA STATE COLLEGE OF AGRICULTURE AND MECHANIC ARTS}

To the General Assembly of the State of Lowas
Gfithemen-I beg leave to submit herewith the report required by chapter 104 of the laws of the Thirtieth General Assembly (chapter 5-A of the 1913 Supplement to the Code). It shows:
1. The balances in the hands of the college and the State treasurer at the beginning of the biennial period commencing July 1, 1918, available for college purposes.
2. The additional funds which became available during each of the two years of the biennial period.
3. The amounts expended in each of the two years for buildings and improvements, repairs, administration, maintenance and equipment of departments, and for the general expenses of the institution.
4. The balances to the credit of the different funds at the close of the biennial period.
5. Hospital receipts and sales of departments listed separately as required by law.
6. 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.

\section*{I. BALANCES ON HAND, JULY 1, 1918. For Educational Work.}

In hands of the College Treasurer :
General for departments...................\$ \(11,028.15\)
Piano rentals (special for music depart-
ment)
Scholarship funds, subject to special provisions) . ..................................
Books and periodicals (special for library) ......................................
Ambulatory Clinic 391.57
............................... 487.69
John Clay Endowment Fund.............. . . 1,000.00
Non-collegiate Support Funds:
For Agriculture \(. . . . . . . . . . . . . . . . . . . . . . . . . . \$ 1,760.79\)
For Home Economics......................... . . 937.98
Vacation Courses:
Winter Short Courses....................... \(\mathbf{\$ 2 6 . 4 5}\)
Veterinary Practitioners' Course...... 195.48
Buildings, Improvements and Equipment:
Special Building Fund................... \(\quad 1,439.94\)
Special Building Fund..................... \(\left.\$ \quad \begin{array}{l}1,439.94 \\ \text { Repairs and minor improvements..... } \\ \mathbf{2 , 0 6 1 . 1 9}\end{array}\right]\)
Maintenance and improvements of public grounds
50.49

Heating system and plant................................ 281.60
Temporary Home Economics Laboratories
91.38

Sewer construction \(1 . .\). .......................
33.35

Equipment of buildings and departments 1,339.75
Repairs to barns, pavilions and fences 7.81

Repairs and improvements............... 1,067.70
Lake on campus (L. W. Noyes' fund)
Enlargement of buildings.
68.27

Room Rent Fund 305.19

Store room 18,709.64
1,586.82

For Industrial Service.
Extension Funds:
Agriculture and Home Economics....\$ 42.36
Bee Inspection .................................. 160.61
Engineering 1,037.26
\$ \(1,240.23\)

Experiment Funds:
\begin{tabular}{|c|c|c|c|}
\hline Agricultural Experiment Station.......\$ & 19,702.68 & & \\
\hline Soil surveys & 12.96 & & \\
\hline Engineering Experiment Station & 125.35 & & \\
\hline Good Roads Experiment Station. & 1,200.43 & & \\
\hline Veterinary investigations. & 500.09 & & \\
\hline Hog Cholera Serum Fund & 4,908.92 & \$ & \\
\hline
\end{tabular}

Total cash in hands of College Treasurer
. \(\$ 71,175.21\)

\section*{UNDRAWN BALANCES OF APPROPRIATIONS AS FOLLOWS}

For Educational Work.
In hands of the State Treasurer:
Collegiate Support Funds:
Annual appropriation ........................ \(\$ 42,083.35\)
Special appropriation
98.000 .00

Books and periodicals (special for library) ........................................ 833.35
Non-collegiate Support Funds:
For Agriculture:
Annual appropriation . . . . . . . . . . . . . . . \(\$ 22,500.00\)

\begin{tabular}{|c|c|c|c|c|}
\hline \multicolumn{5}{|l|}{Vacation Courses:} \\
\hline \multicolumn{5}{|l|}{From state:} \\
\hline For Summer Session....... & \$ & 25,000,00 & & \\
\hline For Winter Short Courses......... & & 9,500.00 & & \\
\hline For Veterinary Practitioners' Course & & 2,500.00 & & \\
\hline \multicolumn{5}{|l|}{Laboratory and Incidental Fees: 37,00.00} \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{Fees charged students for cost of lab-
oratory materials and portion of cost}} \\
\hline & & & & \\
\hline \multicolumn{5}{|l|}{oratory materials and portion of cost} \\
\hline pital fees reported elsewhere)...... & & & & 74,170.93 \\
\hline \multicolumn{5}{|l|}{Building, Improvement and Equipment Funds:} \\
\hline Repairs and minor improvements...... & \$ & 50,000.00 & & \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{}} \\
\hline & & & & \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{ditional buildings
Equipment and furnishings for build-}} \\
\hline & & & & \\
\hline \multicolumn{5}{|l|}{\multirow[b]{2}{*}{Sewer construction .................... \(15,000.00\)}} \\
\hline & & & & \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{Public grounds, maintenance and im-}} \\
\hline & & & & \\
\hline \multirow[t]{2}{*}{\begin{tabular}{l}
provement \\
Room Rent Fund
\end{tabular}} & & 22,709.04 & & \\
\hline & & & & 200,209.04 \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{For Industrial Service:}} \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{\begin{tabular}{l}
Extension Funds: \\
For Agriculture and Home Economics:
\end{tabular}}} \\
\hline & & & & \\
\hline \multicolumn{5}{|l|}{From national government:} \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{}} \\
\hline & & & & \\
\hline From state: & & 90,000.00 & & \\
\hline For inspection of apiaries.......... & & 1,500.00 & & \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{For Engineering: \$ 167,231.12}} \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{Annual state appropriation (less}} \\
\hline & & & & \\
\hline \multicolumn{5}{|l|}{\multirow[t]{2}{*}{}} \\
\hline & & & & \\
\hline & & & & 22,000.0C \\
\hline & & & \$ & 189,234.12 \\
\hline \multicolumn{5}{|l|}{Experimental Funds: Station. \(188,234.12\)} \\
\hline \multicolumn{5}{|l|}{Agricultural Experiment Station:} \\
\hline \multirow[t]{2}{*}{From natate ..........................} & \$ & 30,000.00 & & \\
\hline & & 165,500.00 & & \\
\hline & \$ & 195,500.00 & & \\
\hline \multirow[t]{2}{*}{Engineering Experiment Station: Annual state appropriation....} & & & & \\
\hline & & 15,000.00 & & \\
\hline \multirow[t]{2}{*}{Good Roads Experimentation:} & & & & \\
\hline & & 10,000.00 & & \\
\hline Annual state appropriation........... & & 12,500.00 & & \\
\hline & & & & 233,000.00 \\
\hline \multicolumn{3}{|l|}{\begin{tabular}{l}
Total from all sources for 19181919 \\
(b) For the Fiscal Year 1919-1920.
\end{tabular}} & & ,529,830.63 \\
\hline
\end{tabular}

For Educational Work: Collegiate Support Fund:

From national government, io............. \(668,000.00\)
From annual state appropriation for Home Economics Courses (4/5 of \(\$ 20,000\) )
\(16 ; 000.00\)
Special state appropriation for tuition for honorably discharged soldiers and sailors

26,132.00
Tuition from non-resident students....
Scholarship funds and special funds to be used according to terms of trust.
Interest on Treasurer's balances.......
\$ \(91,385.36\)

Cancelled checks
Non-collegiate Support Fund:
Annual state appropriation..............
From annual state appropriation for Home Economics Courses ( \(1 / 5\) of \(\$ 20,000\) ) ......................................
Part of annual appropriation for Engineering Extension assigned to trade school work
\$ 69,000.00
\(4,000.00\)
\(3,000.00\)


\section*{III. EXPENDITURES.}
(a) For the Fiscal Year 1918-1919.

For Educational Work.
Collegiate Support Funds:

Salaries including administration officers
Department expenses
Scholarship and other trust fund......
Administrative and general expenses..
Maintenance of buildings and grounds (including heat, light, janitor service)
Non-collegiate Support Funds:
Salaries
Department expenses
Administrative expenses

Heat, light and janitor service
Equipment
Vacation Courses:
Summer School
Winter Short Courses
Veterinary Practitioners' Course
Building, Improvement and Equipment Funds:
Special Building Fund
Repairs and minor improvements
Maintenance and improvement of pub-
\$ 46.89
\(58,211.81\)
\$ \(15,748.07\)
\$ 424,632.89
145,073.16
1,010.24
51,615.74
99,337.95

14,517.67
\(2,503.07\)
\(1,661.80\)
61,300.61

19,912.94
lic grounds
Heating system and plant.................
Temporary Home Economics Laboratories
Equipment of departments and buildings
Enlargement of buildings and small ad-
ditional buildings..i................
Repairs of barns, pavilions and fences
Sewer construction
Room Rent Fund. .
Store room (net receipts)
or Industrial Service:
Extension Funds:

Inspection of apiaries
Engineering:
Salaries ...............................s 8,163.49
Current expenses and equipment..... \(4,812.80\)
\$ 143,548.14
1,463.71

12,976.29
\$ 157,988.14
\$ 147,525.95
\(35,351.78\)
\(10,003.31\)

7,659.47
Veterinary Investigations:
Salaries.....................................\(~\)
8,955.50
Current expenses and equipment..... \(2,581.13\)
Hog Cholera Serum Fund :
Current expenses ....................... 972.45
Total expenditures for 1918-19
(b) For the Fiscal Year 1919-1920.

For Educational Work.
Collegiate Support Funds:
Salaries including administration of-
ficers
Department expenses
Scholarship and other trust funds
\$ 565,582.19
207,035.31
6,619.61
72,188.68
140,376.15
\$ 991,801.94
Non-collegiate Support Funds:
Salaries
Department expenses
01.54

18,153.85
1,249.23
3,128.00
Heat, light and janitor service
4,482.58
Equipment
Vacation Courses :
Summer School
Winter Short Courses
\$ 30,051.12
4,013.27
1,994.98
93,915.20

Veterinary Practitioners Course........................
Building, Improvement and Equipment Funds:
Special Building Fund:
Poultry laboratory ..................... . . . \(\$\), 8 , 836.33
Home Economics annex
6,937.13
New Dormitory group
22,756.49
Armory
\$ 35,529.95
Library

Repairs and minor improvements....
Maintenance and improvement of pub-
lic grounds
Heating system and plant.........................
Sewer construction
Sewer construction ..........................
Equipment of buildings and departments
Repairs for barns, pavilions and fences Enlargement of buildings. Room Rent Fund

14,295.13
57,248.10

21,377.15
5,246.30
68,358.14
1,786.01
5,321.60
52,327.58

For Industrial Service:
Extension Funds:
Agriculture and Home Economics :
Salaries ..................................... . \(\$ 170,778.09\)
Current expenses and equipment..... 73,188.93
Bee Inspection Fund
\$ 243,967.02
1,687.88
Engineering:
Salaries . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$\) 12,867.05
Current expenses and equipment...... \(\quad 9,596.46\)
22,463.51
\(\$ 268,118.41\)
Experiment Funds:
Agricultural Experiment Station :
Salaries . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$\) \$0,333.32
Current expenses and equipment...... \(71,067.43\)
Soil Survey: \(\quad\) Salaries .................................... \(\$\). \(16,914.32\)
\(\begin{array}{ll}\text { Salaries } \ldots . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ~ & 16,914.32 \\ \text { Current expenses and equipment. . . } & 16,467.79\end{array}\)
Current expenses and equipment.... 16,40.1.
Engineering Experiment Station: \(\quad 13,670.41\)
Current expenses and equipment..... 12,922.28
Good Roads Experimentation :
Salaries . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$\) 5,553.01
Current expenses and equipment..... \(\mathbf{6 , 3 0 2 . 0 8}\)
Veterinary Investigations:
Salaries .................................. \(\$ 10,783.96\)

Hog Cholera Serum Fund:
Current expenses (net receipts)
14,372.01
15,076.27

Total Expenditures for 1919-1920
. \(\$ 1,900,058.51\)

\section*{IV. BALANCES ON HAND' JUNE 30, 1920.}

In hands of the College Treasurer:
For Educational Work.
Collegiate Support Funds:
General for departments. . . . . . . . . . . . . . \$ 71,384.72
Piano rentals (special for music de-
partment … \({ }^{\text {pholarship }}\) (subject to speciai 342.20
provisions) ..............................
Books and periodicals (special for li317.26

Ambulatory Clinic
17.62

Ambulatory Clinic ......................... 58.59
Non-collegiate Support Funds.
\$ 72,120.39
Vacation Courses:
Summer Session . . . . . . . . . . . . . . . . . . . . . \(\$\) \$,200.81
Winter Short Courses........................ \(\quad 7,810.11\)
Veterinary Practitioners' Course...... \(1,538.70\)
\(18,549.62\)
Buildings, Improvements and Equipment :
Armory … ................................ \(\$ 158.69\)
Special Building Fund................... 63.10
Repairs and minor improvements.... \(1,767.92\)
Maintenance and improvements of public grounds

1,509.52
Heating system and plant.............. . 426.10
Temporary Home Economic laboratories
Sewer construction ....................... . . 771.25
2,255.66
\begin{tabular}{|c|c|}
\hline Equipment of buildings and departments & 170.96 \\
\hline Repairs to barns, pavilions and fences & 16.77 \\
\hline Repairs and improvements & 1,067.70 \\
\hline Lake on campus (L. W. Noyes' Fund) & 68.27 \\
\hline Enlargement of buildin & 49.61 \\
\hline Room Rent Fund & 8,853.45 \\
\hline Store room & 1,135.67 \\
\hline
\end{tabular}

16,268.22
\$ 109,176.27
For Industrial Service.
Extension Funds:
Agriculture and Home Economics.... \(\$ \quad 23,799.36\)
Bee inspection.....................................\(~\)
Engineering
2,113.56
\begin{tabular}{|c|c|}
\hline \multicolumn{2}{|l|}{Experiment Funds:} \\
\hline Agricultural Experiment Station...... \$ & 11,400.98 \\
\hline Soil Surveys & 55,579.07 \\
\hline Engineering Experim & 2,695.98 \\
\hline Good roads experimentation & 19.21 \\
\hline Veterinary investigations & 91.49 \\
\hline Hog Cholera Serum Fun & 19,012.74 \\
\hline
\end{tabular}
\(\$ \quad \mathbf{2 5 , 9 2 1 . 9 4}\)
\$ 88,799.47

Total cash in hands of College Treasurer
In hands of the State Treasurer :
Undrawn balances of appropriations as follows:
For Educational Work.
Collegiate Support Funds:
Annual appropriation .................... \(\$\) 108,833.36
Non-collegiate Support Funds:
Annual appropriation
\$ 108,833.36

Vacation Courses:
Winter Short Courses:
Annual appropriation : \(1 . . . . . . .\). . \(\$ 9,500.00\)
Veterinary Practitioners; Course:
Annual appropriation . . . . . . . . . . . . . \(1,666.68\)
Buildings, Improvements and Equipment:

Animal Husbandry farm, and equip-
ment (special)
299,879.87

75,000.00
Special Building Fund.................. \(115,800.00\)
Repairs and minor improvements.... \(\quad 4,166.70\)
Maintenance and improvements of
public grounds . . . . . . . . . . . . . . . . . . . . . 8,750,03
Heating system and plant.............. \(13,650.00\)
Sewer construction ........................ \(\quad 8,100.00\)
Equipment of buildings and departments.
\(85,900.00\)
Repairs to barns pavilions and fences
8,200.00
Enlargement of buildings
20,700.00
749,946.60
\$887,196.64
For Industrial Service.
Extension Funds:

\$ 24,583.35
Experiment Funds:
Engineering Experiment Station...... \(2,083.37\)
Good roads experimentation........... \(\quad 3,333.34\)
Veterinary investigations
12,000.00
42,416.71
67,000.06
Total balance in hands of State Treasurer
\(\$ 954,196.70\)
V. HOSPITAL ACCOUNT AND SALES OF DEPARTMENTS.

Receipts:
\begin{tabular}{|c|c|c|c|}
\hline Cash on hand July 1, 1918 & & \multirow[t]{2}{*}{\$} & 2,049.14 \\
\hline Fees and charges paid by students and others during 1918-1919 .......................................................... & 20,081.79 & & \\
\hline Fees and charges paid by students and others during 1919-1920 & 21,286.55 & & \\
\hline & & \$ & 41,368.34 \\
\hline
\end{tabular}
Expenditures: Expenses of maintenance during 1918-1919. . . . . . . . . . . . \$ 18,353.34
Expenses of maintenance during 1919-1920 ..... 20,765.79
\$ 39,119.13
Cash on hand, June 30, 1920 ..... 4,298.35
\$ 43,417.48
Sales of Departments.
Sales of Departments.For fiscal year 1919-1920.. \$ 382,283.19
Total\$ 705,960.88(The sales of each department are listed in the Biennial Report of the Boardof Education.)
VI. NUMBER OF INSTRUCTORS AND ADMINISTRATIVE OFFICERS AND STUDENT ENROLLMENT.
(a) Instructors and Officers 1918-1919.
Collegiate Departments:
Professors Assistant Professors and Administrative Officers ..... 151
Instructors and Assistants ..... 120271
Non-Collegiate Departments: Professors, Assistant Professors and Administrative Officers ..... 14
Instructors and Assistants ..... 14
Total28Student Enrollment 1918-1919.
Graduate Division :
Agriculture:
Animal Husbandry ..... 4
Dairying
Dairying ..... 1
Farm Crops and soils ..... 4
Farm Management ..... 4
Horticulture ..... 
1 ..... 
1
Forestry
Forestry17
Engineering : ..... 2
Ceramics
Ceramics
Home Economics ..... 57
Industrial Science ..... 57
Veterinary Medicine ..... 1
Total78
Division of Agriculture: Agriculture (freshmen) ..... 377
Agriculture Education ..... 11
Farm Crops and Soils ..... 32
225
Animal Husbandry ..... 
31 ..... 
31
Dairying
Dairying
15
15
Farm Management
Farm Management ..... 
43 ..... 
43
Horticulture ..... 11
Home Economics and Agriculture ..... 18
Landscape Architecture ..... 5
Two year Collegiate
770
Agriculture Engineering ..... 23
Division of Engineering
Architectural Engineering ..... 78
Chemical Engineering ..... 116
Ceramics ..... \({ }^{5}\)
Civil Engineering ..... 276
Electrical Engineering
406
430
406
430
Mechanical Engineering
10
10
Mining Engineering ..... 10
Structure Design1,323
Division of Home Economics. ..... 533
Division of Industrial Science ..... 129
Division of Veterinary Medicine ..... 154
Non-collegiate:184
Agriculture Dairying147
Home Economics ..... 34
Music Students ..... 95365
Summer School ..... 608
Winter Short Courses:
Agriculture ..... 365
Engineering ..... 34
Dairying ..... 81
Tractor Course ..... 88
War Training Detachment ..... 2,028
Less Duplicates:
Agriculture ..... 44
Music Students ..... 73
Summer Session ..... 247
Winter Short Course ..... 184
Total enrollment of students taking instructions at the College. ..... 6,126548
VI. NUMBER OF INSTRUCTORS AND ADMINISTRATIVE OFFICERS AND STUDENT ENROLLMENT.
(a) Instructors and Officers 1919-1920.
Collegiate Departments:
Professors Assistant Professors and Administrative Officers ..... 182
Instructors and Assistants ..... 121
Non-collegiate Departments:
Professors, Assistant Professors and Administrative Officers ..... 18
Instructors and Assistants. ..... 28
Total ..... 34946
(b) Student Enrollment 1919-1920.
Graduate Division :
Agriculture:
Animal Husbandry ..... 14
6
Dairying Crops and Soils55
2
Farm Management
Farm Management
Forestry ..... 2
Horticulture ..... 3
Engineering: ..... 32Ceramics
Home Economics ..... 3
Industrial Science ..... 82
Veterinary Medicine ..... 2
123
Division of Agriculture:
Agricultural Educa ..... 435
Agriculture (freshmen)
Agriculture (freshmen) ..... 444 ..... 444
Dairying ..... 85
Farm Crops and Soils ..... 59
Farm Management ..... 36
Forestry ..... 60
Horticulture ..... 15
Home Economics and Agriculture
30
30
Landscape Architecture ..... 431
Agricultural Engineering ..... 1,627 ..... 72Division of Engineering:
Architectural Engineering ..... 84
Chemical Engineering ..... 104
Ceramics
250
Civil Engineering
332
332
Electrical Engineering ..... 220
Mining Engineering ..... 16
Structure Design ..... 92
Special Engineering ..... 292
Division of Home Economics. ..... 679
Division of Industrial Science
156
156
Division of Veterinary Medicine ..... 108
giateAgriculture577Dairying
Vocational Work in Engineering ..... 273
Home Economics ..... 39
Music Students ..... 889
Summer School ..... 891
Winter Short Courses:AgricultureEngineering323
Dairying ..... 85
Tractor ..... 90
Total ..... 5,516498
Less Duplicates:
Agriculture ..... 29
Music Students ..... 64
Summer Session
450
450
Winter Short Course ..... 114
Total enrollment of students taking instruction at the College. ..... 4,859657Respectfully submitted
E. M. EFFLER,Acting Secretary.
IOWA STATE TEACHERS COLLEGE
To the Thirty-ninth General Assembly:
The following is the report from the Iowa State Teachers College asrequired by chapter 5-A of the 1913 supplement to the code of Iowa:
FACULTY.


\section*{EXTENSION SUMMER SCHOOLS.}


\section*{OTHER EMPLOYES.}
1918-19

1919-20
Librarian ..... 1
Library assistants ..... \({ }_{6}\)
Library student assistants ..... 20
Office secretaries2
18
Office clerks and stenographers25Superintendent of buildings and grounds2
18
Janitors ..... 15
Engineers and mechanics 201520

Received from State Appropriations, for one year, 1918-19:
Teachers' Fund ..... \$179,500.00
Contingent Fund ..... 109,500.00
Summer Term Fund ..... 42,000.00
Hospital Fund ..... 3,250.00
Extension Service Fund ..... 29,750.00
Extension Summer School Fund ..... 10,000.00
Librarians' Salary Fund ..... 9,500.00
Library Fund ..... 6,000.00
Received from other sources, for one year, 1918-19:
Contingent Fund:
Independent School District, Cedar Falls, tuition. \$ ..... 2,998.10
District No. 5, tuition ..... 199.51
Orders Nos. \(5561,6671,10421\) ..... 405.54
District No. 4, tuition
,360.72
Independent School District, Cedar Falls, tuition ..... 101.75
Summer Contingent Fund:
Fees colected, tuition and gymnasium ..... \$ 10,395.52Lecture receipts195.46
Students' Contingent Fund:
Fees collected ..... 10,590.98
18,581.15
\(\$ 389,500.00\)
Commencement Contingent Fund:
Fees collected .....  \$ ..... 700.00
Receipts class play ..... 188.97
\$ 7,419.23
888.97
General Fund:
Contingent receipts \$ 3,324.30
Interest on daily balances ..... 2,212.20
Hospital receipts ..... 450.43
Library fines ..... 26.38
S. A. T. C ..... 4,878.98
Dormitory Fund:
Room rent10,892.29
Extension Service Fund: Railroad refunds ..... - ..... 2.07Voucher No. 706723.39
Extension Summer School Contingent Fund:
Fees collected-Denison, Iowa ..... 262.26
Fees collected-Red Oak, Iowa ..... 1,294.20
Fees collected-Spencer, Iowa ..... 936.75
Fees collected-Cherokee, Iowa ..... 360.00
Fees collected-Ottumwa, Iowa ..... 1,159.50
25.46 ..... 4,198.99
Music Fund:Fees (collected for private music lessons)....... 14,177.48
Lost Check Fund
Checks transferred from other funds28,576.1312.39
RESUME.
Amount on hand, July. 1, 1918 ..... \(\$ 101,934.77\)
From State Appropriations.
95.363 .07
95.363 .07
From other sources ..... 95,363.07
\(\$ 586,797.84\)

\section*{SUPPORT OF SCHOOL YEAR 1919-20.}

Amount on hand July 1, 1919
. \(\mathbf{\$ 1 4 1 , 3 1 8 . 1 2}\)
Received from State Appropriations, for one year, 1919-20:
Teachers' Fund . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$ 189,500.00\)
Contingent Fund 119,499.98
Summer Term Fund
44,000.00
Hospital Fund 5,250.00

Extension Summer School Fund 20,000.00
Librarians' Salary Fund 11,500.00
Library Fund \(10,000.00\)

Received from other sources, for one year, 1919-20: Contingent Fund:
\(\begin{array}{lll}\text { Independent School District, Cedar Falls, tuition. } & \text { 1,500.00 } \\ \text { District No. 5, tuition.................................... } & 275.09\end{array}\)
District No. 10, tuition 122.55
Car of coal ..... 88.78
Summer Contingent Fund
Fees collected, tuition and gymnasium............\$11,754.60 Lecture receipts 2,011.02
Student Contingent Fund:
Lecture Course Committee ..... 602.05
 ..... 24,244.04Fees collected
Commencement Contingent Fund:
1,986.42
13,765.62
24,846.09668.00
Interest on daily balances \$ 2,667.45
Hospital receipts ..... 938.00
Library fines ..... 235.31
Miscellaneous ..... 3,277.03
Dormitory Fund:
Room rents7,117.7931,000.41
6.25
3,958.4319,843.48\(\$ 684,010.59\)
RESUME.
Amount on hand, July 1, 1919 \$141,318.12
From State Appropriations ..... 439,499.98
From other sources ..... 103,192.49
\(\$ 684,010.59\)
ITEMIZED EXPENDITURES, 1918-19.
Teachers' Fund:
Salaries of teachers
Librarians' Salary Fund
Salaries of library employes

8,996.50
Library Fund:
Books and supplies
Hospital Fund:Expenses running hospital:Supplies2,482.211,620.56
Summer Term Fund:
Salaries of teachersension Service Fund:Refund of per diem overpaid
Fees collected School Contingent Fund: Fees collected-Ottumwa, Iowa ..... \$ 30.8 .58
Fees collected-Cherokee, Iowa. ..... 429.73
Fees collected-Creston, Iowa. ..... 802.50
Fees collected-Council Bluffs, Iowa ..... 802.50
Fees collected-Centerville, Iowa ..... 1,000.00
Fees collected-Carroll, Iowa ..... 1,255.00
Music Fund:Fees (collected for private music)
Summer Contingent Fund:
Lectures and entertainments ..... 717.36
Teacher's salaries ..... 4,222.91
Teachers' salaries-Extension Summer Schools. ..... 4,551.16Moving Picture Bureau263.67
Dormitory Furniture Fund:Furniture
Commencement Contingent Fund:
Commencement expenses ..... \(\$\) ..... 185.09
35.30
35.30
English Department prizes ..... 129.93
Alumni meetings ..... 100.00
Dormitory Fund:
Bartlett Hall:
Refunds on room rent ..... 923.75
Supplies and labor ..... 1,506.09
Salaries ..... \(1,429.95\)
148.74
Paid women for cleaning and extra office
Extension Service Fund:
Salaries and traveling expenses of instructors ..... \$ 20,357.46
Salaries of director and assistants ..... 4,706.5410
\$184,417.32

6,292.98

4,102.77
\(42,000.00\)

9,755.10
2,272.83
771.32


\section*{General Fund:}


\section*{Music Fund: \\ Private music fees}

Student's Contingent Fund:
Lecture Course Committe
\$ \(2,189.51\)
Department expenditures
3,938.71

\section*{Contingent Fund: \\ Department expenditures}

Equipment Training School Building Fund:
Equipment for training school
Equipment Vocational Building Fund:
Funiture, equipment and labor for Vocation Building
Extension Summer School Contingent Fund:
Organization ...............................................
Cash advanced for organizing Extension Summer School
600.00

Entertainments and advertising 357.29

Miscellaneous expense ..................................... . . . 212.22
Salaries-Janitor and Stenographer
315.00

Extension Summer School Fund:
Salaries:
Red Oak, Iowa . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ 4,834.17
Spencer, Iowa
2,418.33
Denison, Iowa
2,747.50
1,144.89

1,773.45
\(10,000.00\)
\(\$ 445,479.72\)
Lost Check Fund:
Lost check cashed ........................................
\$ 1.39
Teachers' Fund:
Teachers' salaries
\(193,075.41\)
Librarian's Salary Fund:
Salaries of Library Employes
11,405.30
Library Fund:
Books and Supplies.
7,245.78
Hospital Fund:
Salaries
\$ 3,140.75
Supplies
1,620.48

Summer Term Fund:
Salaries of Teachers
\(44,000.00\)
Summer Contingent Fund:
Lectures and Entertainments......................... 3 . 400.00
Moving Pictures ........................................ . 333.8
Teachers' Salaries
6,370.17
Dormitory Furniture Fund:
Furniture



Benjamin Boardman,
secretary.

\section*{REPORT FROM STATE BOARD OF CONTROL AND STATE BOARD OF EDUCATION}

\section*{The State Board of Control and State Board of Education submitted the following reports:}

Des Moines, Iowa, January 11, 1921.

\section*{To the Senate and the House of Representatives of the Thirty-ninth General Assembly:}

Complying with the provisions of Section 5, Chapter 366, Session Laws of the Thirty-eighth General Assembly, "Disposition of Property, Etc.," owned by the state and known as the State Hospital for Inebriates, located at Knoxville, Iowa, the State Board of Education and the Board of Control of State Institutions met in joint conference and, after mature deliberation and discussion of the subject, decided that the buildings of said state institution and the land upon which same are erected be leased to the United States Public Health Service to be used by the federal government as a hospital for the care and treatment of soldiers of the world war.

Thereupon the Board of Control of State Institutions entered into a lease with the United States Public Health Service, said lease running to July 1, 1924. We ask that said lease be confirmed by your Honorable Body.

Since entering into the before-mentioned contract the United States government has expressed a desire to purchase the property.

We recommend that the State Executive Council be authorized to sell said lands and buildings, and that the monies derived from such sale be placed to the credit of the general fund of the state.

Respectfully submitted,
Board of Control of State Institutions
W. D. Sheean, Chairman
J. H. Strief
A. M. McColl

State Board of Education
W. H. Gemminl, Secretary

MOTION FILED
Kime of Webster filed the following motion:
I move that the document editor be authorized to have 1,000 extra copies of House File No. 272 printed:

On motion of Hanna of Benton the House adjourned until 10:30 a. m. Thursday.

\section*{JOURNAL OF. THE HOUSE}

Hall of the House of Representatives, Des Moines, Jantary 13, 1921.

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

Prayer was offered by the Rev. L. O. Thorson, pastor of the Lutheran church, Inwood, Iowa.

Journal of January 12th corrected and approved.

\section*{PETITIONS}

Gilmore of Cedar presented a petition.
Referred to committee on compensation of public officers.
Ramsey of Butler presented a petition.
Referred to committee on motor vehicles and transportation.
Gilbert of Marshall presented a petition.
Referred to committee on compensation of public officers.
Bradley of Poweshiek presented two petitions.
Referred to committee on military.
Elliott of Scott presented a petition.
Referred to committee on compensation of public officers.
Elliott of Scott presented a petition.
Referred to committee on motor vehicles and transportation.

LEAVE OF ABSENCE
On request of Young, of Davis leave of absence was granted O'Donnell of Dubuque until Tuesday.

On request of Bradley of Poweshiek leave of absence was granted Orr of Keokuk until Tuesday.

On request of Clark of Linn leave of absence was granted Perkins of Sac until Tuesday.

\section*{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 Senate was asked:

House concurrent resolution relating to adjournment.

\section*{L. W. Ainsworth, Secretary.}

The committee on committee clerks offered the following resolution:

\section*{RESOLUTION}

Resolved, That the members of the House be authorized to excuse the committee clerks assigned to them, at their pleasure, for any portion or all of the period of adjournment from Thursday, January 13th, to Tuesday, January 18 th.

> John Bradley, Chairman, H. H. Dodd, R. L. RumLey.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Bradley moved its adoption. Motion prevailed, and the resolution was adopted.

SENATE JOINT RESOLUTION NO. 1 CONSIDERED
Dodd of Howard called up Senate joint resolution No. 1, and asked and obtained unanimous consent for the immediate consideration of the resolution. .

Mr. Dodd offered the following amendment and moved its adoption:

Amend Senate joint resolution No. 1 by changing the period at the end thereof to a comma and adding thereto the following: "except by reason of additional duties assigned, the enrolling clerk of the House shall receive nine dollars ( \(\$ 9.00\) ) per diem."

Motion prevailed and the amendment was adopted.

Unanimous consent having been granted to suspend the rules, Mr. Dodd moved that the Senate joint resolution be considered engrossed and read a third time now, which motion prevaled and the resolution was read a third time.

On the question, "Shall the resolution pass?"
Ayes, 93
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Parrott \\
Aiken & Gilmore of Clay & Parsons \\
Allyn & Gordon & Peters \\
Anderson & Graham & Peterson \\
Becker & Grimwood & Ramsey \\
Benz & Gunderson & Rankin \\
Berry & Hanna & Rumley \\
Blake & Harrison & Sampson \\
Bradley & Hauge & Santee \\
Brady & Healy & Schirmer \\
Calhoun & Held & Schulte \\
Carter & Ingersoll & Scott of Fremont \\
Children & Justice & Shores \\
Clark & Knickerbocker & Slemmons \\
Colbert & Letts & Springer \\
Criswell & LeValley & Sterling \\
Dodd & Lockin & Stimson \\
Donhowe & Long & Stone \\
Doolittle & McClune & Storey \\
Edgington & McCulloch & Ulstad \\
Edson & McDonald & Van Camp \\
Elliott & McGhee & Vance \\
Elson & Mayne & Wamstad \\
Emery & Miller & Weaver \\
Fackler & Mills & Weber \\
Francis & Moen & Westervelt \\
Garber of Adair & Moorhead & Wolfe \\
Garber of Floyd & Morgan & Year \\
Gibson & Narey & Yenter \\
Gilbert & Olson & Young \\
Gilbertson & Ontjes & Mr. Speaker \\
& &
\end{tabular}

Nays, 3
Huff
Nervig
Absent or not voting, 12
\begin{tabular}{lll} 
Beeman & Lake & Perkins \\
Buffington & Larson & Powers \\
Forsling & O'Donnell & Scott of Appanoose \\
Kime & Orr & Smith
\end{tabular}

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

\section*{MOTION CONSIDERED}

The motion filed by Kime of Webster, found on page 149 of the House journal of January 12, relative to printing House File No. 272, was called up, considered and passed.

\section*{APPOINTMENT OF ELECTRICIANS}

The chief clerk announced the appointment of W. H. Callison as electrician, and L. H. Rodgers as assistant electrician.

The above named employes appeared and took and subscribed to the required oath.

\section*{REPORT OF BOARD OF CONTROL}

The following report was submitted by the State Board of Control:

January 12, 1921.
To the General Assembly of the State of Iowa:
Gentlemen-We submit herewith a report, as required by Section 2 of Chapter 204 of the laws of the Thirty-eighth General Assembly, showing the amounts transferred from the sums appropriated by those acts and the amount of unexpended balances in the State Treasury December 31, 1920, to the credit of the various institutions under our control.

IOWA SOLDIERS' HOME, MARSHALLTOWN, IOWA
Balances December 31, 1920


SOLDIERS' ORPHANS' HOME, DAVENPORT, IOWA
Balances December 31, 1920
\begin{tabular}{|c|c|c|}
\hline & Credit & Overdraft \\
\hline Support & & \$ 10,363.87 \\
\hline Gymnasium Apparatus & 13.97 & \\
\hline Gymnasium & 30,000.00 & \\
\hline Chaplains, lectures, amusements, books, & . 18 & \\
\hline Contingent and repair & 1.45 & \\
\hline Dental, oculist, aurist, nose and throat & 1,170.66 & \\
\hline Land and buildings & 2,538.61 & \\
\hline Transportation of children & 1,507.59 & \\
\hline Total balances & 35,232.46 & \$ 10,363.87 \\
\hline
\end{tabular}

No funds transferred.

\section*{INSTITUTION FOR FEEBLE-MINDED CHILDREN, GLENWOOD, IOWA}

Balances December 31, 1920
\begin{tabular}{|c|c|c|}
\hline Support & Credi & \[
\begin{gathered}
\text { Overdrait } \\
\$ 48,630.19
\end{gathered}
\] \\
\hline Contingent and repair & 300.00 & \\
\hline Building for bakery an & 4,491.50 & \\
\hline Total balances & 4,791.50 & \$ 48,630.19 \\
\hline
\end{tabular}

No funds transferred.
STATE SANATORIUM FOR THE TREATMENT OF TUBERCULOSIS, OAKDALE, IOWA

Balances December 31, 1920
\begin{tabular}{|c|c|c|}
\hline Support & Credit & \begin{tabular}{l}
Overdraft \\
\$ 9,695.56
\end{tabular} \\
\hline Contingent and repair & 3,744.38 & \\
\hline Switchboard and cabl & 1,437.70 & \\
\hline Medical and laboratory building and equipment.. & 44,983.41 & \\
\hline Completion and equipment of medical and laboracory building & 25,000.00 & \\
\hline Chaplain, lectures, amusements, books and periodicals & 85.77 & \\
\hline Elevator furnishings and equipment for advanced case hospital & 281.82 & \\
\hline Addition to hospital for advanced tubercular patients & 156.00 & \\
\hline Total balances \(\qquad\) & 75,689.08 & 9,695.56 \\
\hline
\end{tabular}

\section*{TRAINING SCHOOL FOR BOYS, ELDORA, IOWA}

Balances December 31, 1920


Wagon shed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 50.0
Drain tile ....................................................... 28.39
Books and periodicals . . . . . . . . . . . . . . . . . . . . . . . . . 64.38
Tunnels, pipe covering and equipment ............. \(2,500.00\)
Band instruments and supplies .................. 37.48
Contingent and repair . . . . . . . . . . . . . . . . . . . . . . . . . \(3,893.96\)
Chaplains, lectures and amusements . . . . . . . . . . . . 616.00
Dental. oculist. aurist, nose and throat treatments 1,535.77
Transportation of boys . . . . . . . . . . . . . . . . . . . . . . . . . 360.02
Administration building repairs .................. \(1,088.99\)
Athletic fund and reward of merit............... . . 17.78
Gymnasium and physical building ......................... 1,280.38
Extending water system ............................ \(1,000.00\)
Equipment for machine shop...................... . 86.17
Repairs on cottages and new lavatories........ 2,171.54
Boys' cottage and furnishings ................... 20,000.00
Completion, boys' cottage and furnishings...... \(5,000.00\)
Purchase of land ................................... 3 ... 395.56
Sanitary toilet and equipment.................... . . . 116.28
Total bàlance ............................. \(\$ 44,343.82\)
No funds transferred.
TRAINING SCHOOL FOR GIRLS, MITCHELLVILLE, IOWA
Balances December 31, 1920
\begin{tabular}{|c|c|}
\hline Support & Credit \({ }_{52.52}\) \\
\hline Machine shop & 300.00 \\
\hline Gymnasium equipment & 500.00 \\
\hline Chaplain, lectures and amusements. & 212.85 \\
\hline Contingent and repair & 1.545 .86 \\
\hline Dental, aurist, oculist, nose and throat & 1,735.15 \\
\hline Remodeling old laundry building & 2,000.00 \\
\hline Boiler & 1,500.00 \\
\hline Cottage and equipment & 3,287.58 \\
\hline Transportation of girls & 259.13 \\
\hline Total balances & 11,393.09 \\
\hline
\end{tabular}
MT. PLEASANT STATE HOSPITAL, M'L. PLEASANT, IOWA
Balances December 31, 1920
Credit ..... \$ \(1,429.32\)
Electric switchboard and connections ..... 2,000.00
Laudry building and equipment ..... 30,000.00
Sewer, main building ..... 669.00
Improving, sewage disposal plant ..... 161.43
Orain tile ..... 190.75
Hose and fire equipment ..... 1,133.43
Boiler house and equipment ..... 412.10
Floors and lumber ..... 22.43
Railway switch ..... 409.96
Contingent and repair ..... 10,647.46
Flectric wiring and fixtures ..... 2,253.52
Books and periodicals ..... 95.04
Beds, bedding and wall finishing. ..... 331.72
Battery of boilers ..... 8,463.90
Coal crushing machinery ..... 2,500.00
Mechanical stokers and repairs in boiler room ..... 14,523.64
Total balances \$ 75,243.70No funds transferred.
INDEPENDENCE STATE HOSPITAL, INDEPENDENCE, IOWA
Balances December 31, 1920
No funds transferred.
CLARINDA STATE HOSPITAL, CLARINDA, IOWA
Balances December 31, 1920
Credit
Support ..... \$ 12,572.04
Books, periodicals and binding
18,267.08
Contingent and repair
12,000.00
12,000.00
Dairy barn Tubercular hospital ..... 12,192.93
Total balances \$55,034.34
No funds transferred
CHEROKEE STATE HOSPTAL, CHEROKEE, IOWA
Balances December 31, 1920
Support .....  \$
Credit
New boilers and stokers ..... 11,83.09
Contingent and repair ..... 5,536.89
Increasing and improving water supply ..... 12,615.81
Completion of water supply ..... 22,985.00
Grading, curbing and paving highway. ..... 36,281.15
Books, periodicals and pictures ..... 3.55
Total balances \(\$ 98,078.72\)
Transfer of funds as follows:
From mechanical stokers ..... \$ 71.57
From completing railway switch ..... 5,487.12
For contingent and repair\$ 5,558.69
Total funds diverted\$ 5,558.69

\section*{STATE HOSPITAL FOR INEBRIATES, KNOXVILLE, IOWA}

\author{
Balances December 31, 1920
}

\author{
Credit
}

Support
\$ 19,865.48

Contingent and repair . . . . . . . . . . . . . . . . . . . . . . . . . 1,777.38
Renovating and replacing furniture ........... 500.00
Books and periodicals .............................. 207.8
Fire station and equipment ......................... 1,200.00
Generating unit and dynamo room ............... \(5,000.00\)
Sewage disposal plant . . . . . . . . . . . . . . . . . . . . . . . . . . 4, 9 .
Ice house ............................................... . . 700.00
Paving . . . . . . . . . . . . ....................................... . . . 163.27
Establishing and maintaining industries........ 12,337.09
Total balances. . . . . . . . . . . . . . . . . . . . . . . . \(\$ 46,956.58\)

STATE HOSPITAL AND COLONY FOR EPILEPTICS, WOODWARD, IOWA
Balances December 31, 1920
\begin{tabular}{|c|c|c|}
\hline & Credit & Overdraft \\
\hline Support & & \$ 26,142.98 \\
\hline Contingent and repair ............................ & 785.65 & \\
\hline Two dining halls, kitchen and custodial building & 251.08 & \\
\hline Cottage for tubercular patients & 20,000.00 & \\
\hline Greenhouse and garage & 3,500.00 & \\
\hline Horse barn & 5,970.66 & \\
\hline Building hog house additional & 153.57 & \\
\hline Poultry house & 500.00 & \\
\hline Pictures, books, periodicals and newspapers & 29.20 & \\
\hline Fencing & 285.02 & \\
\hline New tunnels & 500.00 & \\
\hline Additional water supply & 4,977.72 & \\
\hline Total balances............................. \(\$\) & 36,952.90 & \$ 26,142.98 \\
\hline
\end{tabular}

No funds transferred.

\section*{MEN'S REFORMATORY, ANAMOSA, IOWA}

Balances December 31, 1920
Credit
Support ..................................................... \(\$ 10,430.09\)
Power houser................................................... \(1,000.0\)
Carpet loom .................................................. 120.00
Contingent and repair . . . . . . . . . . . . . . . . . . . . . . . . . 860.0
Feed water heaters ................................... 1,000.00
Fireproofing floor, ceiling and roofs ............. \(5,000.00\)
Gate receipts ............................................... 959.11
Dentist, aurist, oculist, nose and throat treat- 465.80
Repair of pipe organ ........................................ 200.0
Salaries foremen and instructors .................. 1,786.22
Transportation of prisoners ........................ 441.81
Toois and equipment for manual training ....... \(1,444.65\)
Heating equipment industrial building. .......... \(1,000.00\)
Lectures, amusements, books and periodicals... 358.85
Purchase of land and farm industries ........... 1,757.92
Shafting, etc., industrial building .................. . \(\quad \mathbf{4 5 0 . 0 0}\)
Motors and wire industrial building . . . . . . . . . . . . 980.00
Establishing and maintaining industries ......... 43,372.12
Total balances ............................... \(\$ 71,626.61\)
No funds transferred.

STATE PENITENTIARY, FORT MADISON, IOWA
Balances December 31, 1920
Support . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ Credit \({ }_{14.72}^{\text {C }}\)
Furnace warden's house .............................. 350.0
Locks for cells .................................................. . . . . . . \(1,020.94\)
Transportation of prisoners.............................. 2,700.44
Fencing . . . . . . . . . . . . . . . . . . . . . . . . . .'. . . . . . . . . . . . 261.66
Reroofing shops ...................................... 243.32
\begin{tabular}{|c|c|}
\hline Contingent and repair & 3,852.49 \\
\hline Gate receipts & 1,267.28 \\
\hline Dental, aurist, oculist, et & 749.10 \\
\hline Lectures and amusements & 255.35 \\
\hline Purchase of land and industries & 14,760.50 \\
\hline Warden's house & 529.96 \\
\hline Establishing and maintaining industries & 271,468.86 \\
\hline Total balances & 297,474.62 \\
\hline
\end{tabular}

\section*{THE WOMEN'S REFORMATORY, ROCKWELL CITY, IOWA}

Balances December 31, 1920
\begin{tabular}{|c|c|}
\hline & Credit \\
\hline Support . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \({ }^{\text {S }}\) & 1,593.92 \\
\hline Contingent and repair & 2,490.80 \\
\hline Two cottages and furnishings & 33,668.70 \\
\hline Additional to install sewage and disposal plant & 46.01 \\
\hline Finishing pathological building & 4,857.41 \\
\hline Pathological building (additional) & 5.000 .00 \\
\hline Fencing and drainage & 801.94 \\
\hline Building walks, grades, drives and planting & 33.50 \\
\hline Furniture and furnishings ........ & 941.90 \\
\hline Laundry equipment ..... & 1,459.74 \\
\hline Cold storage and equipment & 65.96 \\
\hline Lectures, amusements, books and periodicals & 470.00 \\
\hline Transfer of females. & 670.24 \\
\hline Total balances & 52,100.12 \\
\hline
\end{tabular}

\section*{JUVENILE HOME, TOLEDO, IOWA}

Balances December 31, 1920
Support . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$\) 19 \({ }^{\text {Credit }}\)
Contingents . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(1,314.83\)
Dairy and horse barn........................................ 1,500. 1,00
Electric wiring and lighting from commercial
sources .............................................. 500.00
Farm implements, tools, etc. .......................... 981.96
Fences, gates, walks, and roads ................... \(3,500.00\)
Furniture and supplies for inmates including offices

6,517.23
Live stock . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(2,000.00\)
Poultry house .................................................. \(\quad 700.00\)
Total balances............................... \(\$ 36,061.00\)
Transfer of funds as follows:
From institution buildings, dormitory, housing offices, superintendent's residence and all stores, kitchen and dining room................\$ \(13,180.73\)
From electric wiring and lighting from commercial sources

1,019.27



GENERAL APPROPRIATION SEC. 17, CHAP. 204, 38th G. A.
Balances December 31, 1920
Balance in fund

\section*{RECAPITULATION OF BALANCES}
\begin{tabular}{|c|c|c|}
\hline & Support Fund Balances Overdraft & \begin{tabular}{l}
Special Fund \\
Balances
\end{tabular} \\
\hline Iowa Soldiers Home & \$ 18,776.60 & \$ 29,204.16 \\
\hline Soldiers' Orphans' Home & 10,363.87 & 35,232.46 \\
\hline Institution for feeble-minded children & 48,630.19 & 4,791.50 \\
\hline State sanatorium for the treatment of tuberculosis & 9,695.56 & 75,689.08 \\
\hline Training school for boys . . . . . . . . . . . \$ 3,651.12 & & 40,692.70 \\
\hline Training school for girls ............... \({ }^{\text {che }}\). 52.52 & & 11,340.57 \\
\hline Mt. Pleasant state hospital ............ . 1,429.32 & & 73,814.38 \\
\hline Independence state hospital ............ 1,306.49 & & 73,623.76 \\
\hline Clarinda state hospital ................. 12,572.04 & & 42,462.30 \\
\hline Cherokee state hospital . . . . . . . . . . . . 8, 8,793.09 & & 89,285.63 \\
\hline State hospital for inebriates ............ 19,865.48 & & 27,091.10 \\
\hline State hospital and colony for epileptics & 26,142.98 & 36,952.90 \\
\hline Men's reformatory ...................... 10,430.09 & & 61,196.52 \\
\hline State penitentiary . . . . . . . . . . . . . . . . . . . . . . 14.72 & & 297,459.90 \\
\hline Women's reformatory . . . . . . . . . . . . . . . . 1,593.92 & & 50,506.20 \\
\hline Juvenile home .......................... 19,046.98 & & 17,014.02 \\
\hline General apropriation & & 12,766.02 \\
\hline Totals . . . . . . . . . . . . . . . . . \$ 78,755.77 & \$113,609.20 & \$979,123.20 \\
\hline
\end{tabular}

RECAPITULATION OF FUNDS TRANSFERRED
\begin{tabular}{|c|c|}
\hline Cherokee state hospital & \$ 5,558.69 \\
\hline Juvenile home & 26,150.00 \\
\hline Total & \$ 31,7 \\
\hline
\end{tabular}

Board of Control of State Institutions By J. H. Strief.

On motion of Anderson of Winnebago the House adjourned until 1:30 p. m.

\section*{AFTERNOON SESSION}

House reconvened, Speaker McFarlane in the chair.
Becker of Clayton moved that a committee of three be appointed to notify the Senate that the House was ready to receive them in joint session. Motion prevailed and the chair appointed as such committee, Becker of Clayton, Nervig of Humboldt, and Letts of Washington.

\section*{REPORT OF COMMITTEE}

Becker of Clayton from the committee appointed to notify the Senate that the House was ready to receive them in joint session, reported that they had performed their duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the president of the Senate, the secretary of the Senate, and the honorable members of the Senate.

The president of the Senate was escorted to the speaker's desk, the secretary to the chief clerk's desk, and the Senators were seated in the west side of the chamber.

\section*{JOINT CONVENTION}

The joint session reconvened.
Hon. Ernest R. Moore, president of the Senate, presiding.
The president declared a majority of the general assembly present at the joint convention.

The tellers reported as follows:
Hall of the House of Representatives, Des Moines, Iowa, January 13, 1921.

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 2, 1920, beg leave to make the following report of the total vote cast for governor:
```

N. E. Kendall
513,118

```

Clyde L. Herring ............................................... 338,108
George J. Peck ................................................... . . 13,671
Mathias Faber ....................................................... 9,153
J. Jay Hisel .................................................... 760

874,810

And the total vote cast for lieutenant governor, at the election held November 2, 1920:
\begin{tabular}{|c|c|}
\hline John Hamill & 575,563 \\
\hline Charles E. Cameron & 250,138 \\
\hline C. F. Schuetz & 13,972 \\
\hline M. H. Hill & 9,491 \\
\hline Henry Svendsen & 808 \\
\hline
\end{tabular}

84,9,972
Your tellers further report that the Mills County report shows no vote for the office of lieutenant governor.

All of which is most respectfully submitted.
Chester W. Whitmore, Geo. B. Perkins,

Judges.
H. J. Mantz,
H. C. White,
C. E. Narey,
T. J. O'Donnell,

Tellers.

On motion of Senator Whitmore of Wapello the report was adopted.

President Moore of the joint convention announced that N. E. Kendall, having received the highest number of votes cast for governor, was duly elected to the office of governor of the state of Iowa, for the ensuing term, or until his successor is duly elected and qualified, and that John Hammill was duly elected to the office of lieutenant governor for the ensuing term, or until his successor is duly elected and qualified.

President Moore 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 13, 1921.

This is to certify that upon a canvass in joint convention of the two houses of the Thirty-ninth General Assembly of the state of Iowa of all the votes cast at the general election held November 2, 1920, for the office of lieutenant governor of the state of Iowa, it appeared that John Hammill received the highest number of all votes cast for any candidate at said election for said office, and was thereupon declared duly eelcted 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 13th day of January, A. D. 1921.
Ernest R. Moore,
President of the Senate and President of the Joint Convention.
Arch W. McFarlane,
Speaker of the House.
Chester W. Whitmore,
Teller of the Senate.
Geo. B. Perkins,
Teller of the House.
A. C. Gustafson,
Clerk of the House and Clerk of the Joint Convention.

Senator Hale of Jones moved that a committee of three be appointed to notify the governor and lieutenant governor of the official result of the canvass of the votes. Motion prevailed.

President Moore named as such committee: Senator Hale of Jones, Representatives Clark of Linn and Anderson of Winnebago.

Senator Hale of Jones of the joint committee appointed to notify the governor and lieutenant governor of their election, made the following report and moved its adoption :

Mr. President-As a committee appointed at the joint session to inform Honorable N. E. Kendall and Honorable John Hammill of their election to the offices of governor and lieutenant governor, respectively, we beg leave to report that we have performed the duty assigned to us and that each officer assured us that he stands ready to assume the duties of his office.

> J. K. Hale, On the part of the Senate.
> C. F. Crare, J. H. Anderson, On the part of the House.

Motion prevailed and the report was adopted.

The sergeant-at-arms announced the arrival of the governor and his staff, governor-elect Kendall and lieutenant governorelect Hammill, who were escorted to the speaker's station.

The following program, as arranged by the committee, was carried out:

Invocation-Reverend Frank C. McKean.
Selection, Chamber of Commerce Quartet-
Miss Daisy Binkley Mr. J. Otto Jellison
Miss Faye Kreidler, Mr. Jack Campbell

Accompanist, Miss Sara Frank
Cornet Solo-T. Fred Henry.
Administration of Oath of Office to
Governor Elect N. E. Kendall, Lieutenant Governor Elect John Hammill, By Chief Justice Wm. D. Evans.

President Hammill in the chair.
Inaugural Address-Governor N. E. Kendall.

\section*{GOVERNOR'S INAUGURAL ADDRESS}

Members of the Senate and House of the Thirty-ninth General Assembly:
It is impossible for me adequately to acknowledge my indebtedness to the generous people of Iowa for the great distinction they have conferred upon me. I am profoundly impressed by the tremendous obligations which I assume at this hour, and in all humility of spirit I look for light and leading to the great Governor of the Universe.

I cannot be indifferent to the fact that I am inducted to this station after a political contest of unexampled asperity, in which personal antagonism and partisan rancor were acutely aroused. This was regrettable. of course, but a tranquil philosophy enables one to forgive the aim and to forget the wound. As I undertake the exacting labors of this exalted office not a single sentiment of animosity actuates me toward anybody who may have assailed me in the campaign just concluded. Is it not permissible, therefore, that I invite those who have opposed me to unite with those who have sustained me in magnanimous rivalry to fortify the welfare of our beloved commonwealth, to whose fortunes we are all so devotedly attached? Iowa is a grand State, and deserves to be grandly governed. Her citizenship is the most enlightened, the most patriotic, the most progressive, beneath the stars and stripes. It is fairly entitled to every blessing that can be attained through the manifold agencies of organized society. I enter upon the weighty responsibilities of the Governorship without pledge or promise of any description to any individual or group of individuals upon any subject whatsoever. I confess allegiance only to my solemn covenant with the whole electorate to render in return
for the preferment bestowed upon me the uttermost that in me lies toward an honest, efficient and economical administration of their affairs. I know where attention will be focused in the months immediately to come, and I expect to be subjected to a high degree of accountability. I shall abide the severest scrutiny of my public conduct, for I shall be merely the temporary servant of the sovereign people, amenable to them for every official act. I shall accept with hospitality always their advice and counsel, for I am deeply persuaded that no man has been sufficiently endowed by the Creator to perform alone the difficult duties of this position. Therefore, the Executive office will, while I occupy it, belong to the men and women of Iowa, irrespective of race, creed or color. With an assured reliance upon the beneficent favor of Almighty God, I invoke the helpful co-operation of my fellow citizens.

It is not the legitimate function of an inaugural address, as I concieve its true character, to indicate a definite legislative program to be pursued by the General Assembly. Without offending the occasion, however, I may present some general observations, to be followed later by specific recommendations as their propriety may be manifest.

This Legislature has inherited from its predecessor the revision of the code-a task of immense magnitude and incalculable importance which cannot longer be deferred. The way to revise the code is to revise it, as expeditiously as may be, with a maximum of care, at a minimum or cost. The work cannot be unduly hurried, but it should be entered upon at as early a date as practicable, and prosecuted with all possible diligence to its early consummation. It is doubtful if it can be entirely accomplished within the limits usually assigned to a regular session, but such progress may be made that a subsequent session, if necessary to complete it, will be of comparatively brief duration. When it is remembered that there is involved not merely the verification of the compiled code with its 9,589 sections, but a most searching inspection of every phrase embodied in the 253 bills submitted by the code commission, the labor entailed upon you may be partially appreciated. The procedure now in contemplation has been formulated by your committee after the maturest deliberation by those best qualified to consider the subject, and I believe it is the most feasible one that can be adopted in the circumstances.

You as the General Assembly and I as the Executive will grievously disappoint the just expectations of the State if we fail to institute the most rigid economy in all expenditures of every character. The people are staggering under burdens almost too oppressive for them to support, and while they are compelled to practice a judicious frugality themselves, they are in no mood to tolerate a prodigal extravagance in those they have selected to represent them. The period of our convening is a critical one, in which retrenchment rather than expansion must be our unvarying policy. We have not yet entirely sobered from the intoxication engendered by the war, during which feverish time we became accustomed to calculate in billions, and it is humiliating to condescend to compute in thou-
sands. We shall be solicited for appropriations aggregating a stupendous total and every asking must be sharply investigated. Concerning each appropriation requested at our hands certain fundamental tests may well be applied: (1) Is it necessary that it be granted at all? (2) Is it necessary that it be granted to this extent? And (3) Is it necessary that it be granted now? If, without impairment of the public interest, it can be denied altogether, or diminished in amount, or postponed to a more prosperous season, the alternative should be embraced as the case may be. We are the disbursers of the funds of the State, and it has no revenues whatever except those extracted directly or indirectly from the pockets of the taxpayers. We must not allow the current levy to be increased while the cost of everything the people have to buy remains abnormal, and the price of everything they have to sell continues to decline. We are the trustees of a sacred trust, and we owe it to the voters whose agents we are to transact the business to which they have commissioned us as carefully and as prudently as we would transact our own.

I believe that some reforms can be initiated whereby the expenses of government may be materially reduced, and \(I\) intend to suggest one or two topics for consideration.

I start with the various boards, bureaus and commissions which have been created by law, and in respect of them I have to say that in my judgment they are altogether more numerous than is warranted by good administration. They have been created from time to time as in recent years the activities of the State have multiplied, and because those activities have not been properly systematized and co-ordinated. The result, as might have been apprehended, is overlapping of duties, duplication of powers, confusion of authority, and the waste which unavoidably accompanies such disorder. My study of conditions has confirmed me in the opinion that some of these agencies could be suitably consolidated with others, and thereby a saving effected of several hundred thousand dollars annually. I enjoin upon the General Assembly a thorough and complete analysis, either by itself or through a competent committee, of the State's revenues and disbursements; of the departmental organization now existing; and of all matters incident to the fiscal management of the commonwealth, to the end that a more improved business system may be introduced into the administration of our financial affairs. In the meantime I offer the following for your earnest reflection:
1. The reorganization of the Board of Agriculture and the enlargement of its functions to include those now exercised by:

\author{
The Iowa State Poultry Association \\ The Horticultural Society \\ The Weather and Crop Service \\ The State Apiarist \\ The Commission of Animal Health \\ The State Entomologist
}

The State Dairy Association
The Beef Cattle Breeders' Association
The State Veterinarian
The Corn and Small Grain Producers' Association.
2. The reorganization of the State Board of Health and the enlargement of its functions to include those now exercised by:

The State Food and Dairy Commission
The Commission of Pharmacy
The State Oil Inspector
The State Board of Dental Examiners
The State Mine Inspectors
The State Board of Optometry Examiners
The State Fire Marshal
The State Boat Inspectors
3. The reorganization of the State Library and the enlargement of its functions to include those now exercised by:

The State Historical Department
The State Library
The Library Commission
The Bureau of Public Archives
The Academy of Sciences
The State Conservation Commission
4. The reorganization of the Board of Control and the enlargement of its functions to include those now exercised by:

\section*{The Board of Parole.}
5. The revision of chapter I, title XXXIV of the compiled code in such fashion that the designation of special officers as authorized by section 9055 and 9059 shall be made exclusively by the attorney general, upon whom is devolved the primary duty of law enforcement.

It is altogether probable that some of the consolidations I have indicated may not be the most desirable that can be achieved, and that others more feasible may be devised. I dismiss the discussion with the reminder that on April 25, 1914, the committee on retrenchment and reform filed with the secretary of State a "consolidated report on the investigation of existing procedure incident to the transaction of the business of the State." It is an elaborate treatise with somewhat extended recommendations and it is available for examination by the Legislature. The subject is one of infinite complexity, but we must grapple with it fearlessly and without delay. It is incumbent upon us to answer the imperative demand for a scientific systematization of the business of the State, for a reduction in the number of those managing its activities, and for a curtailment of the expenses incident to its operations.

I advert next to the legislative department itself. From my observation and experience in the past I am perfectly convinced that as compared to previous General Assemblies, at least thirty-five thousand dollars can be saved at this session if it shall be determined to engage only such assistants to attend upon the Senate and House as are absolutely essential to their efficient operation. The situation respecting the matter is thoroughly understood, and the mischief inherent in it cannot be extenuated. At the hazard of incurring the displeasure of some who hope through your indulgence to arrange comfortable connections with the treasury, I venture the assertion that the employment of a sizable army of superfluous committee clerks, stenographers, messengers, and janitors, is a scandalous squandering of the public money which should not be further countenanced. This appeal may be ridiculed in some quarters as attacking an abuse negligible because insignificant, bit I know that the consistent application of sensible business principles to the machinery of legislation will encounter the unqualified sanction of the folks at home. The ancient motto was: "He serves his party best, who serves his country best." The instant maxim is: "He serves his State best, who saves her people most."

The law authorizing the exemption of property from taxation is, in my opinion, too liberal in its provsions, and in many instances operates to relieve from the expenses of government those best able to bear them. A searching examination of the subject should be instituted at once, to the end that all shall be required fairly to contribute to the burdens imposed upon the entire community. An illustration of the inequity which now exists may be discovered in the statute which recites:
"That in determining the assessed value of bank stock the amount
of obligations issued by the United States Government. . .
actually owned by a bank or trust company, shall be deducted."
This exemption has been the subject of general discussion throughout the State during the past year, and its injustice is almost uniformly conceded. I believe it to be entirely indefensible in morals, and I trust that its repeal may be speedily effected by the General Assembly. In this connection I submit that if any property heretofore liable to taxation is to be allowed immunity from assessment, the modest dwelling house of the man of limited resources should be favored as an encouragement to the more universal ownership of family homesteads in the State. While I am on this subject I may say that our laws governing the levy and collection of taxes are archaic and unworkable. They ought to be rewritten and modernized, and one forward step in that direction would be to declare all property assessable at its actual value. The revision should be radical enough and far reaching enough that equality of the sacrifice involved in the payment of taxes may be reasonably approximated.

The present law governing corporations organized for pecuniary profit should be visited with drastic amendments. The past three years in Iowa have witnessed a saturnalia of stock jobbery which has plundered
the people and disgraced the State. It perplexes the ordinary imagination to comprehend the magnitude of the spoliation which has been brazenly practiced upon unsuspecting investors. The vast sums which have been enticed from confiding citizens through various schemes represented to supply an industrial necessity and guaranteed to produce fabulous dividends, are appalling. In some instances the corporations fostered were conceived for legitimate purposes under reputable management, and almost without exception they have succeeded. But more often they were concocted not to establish industries or to benefit stockholders, but to enrich the conscienceless promotor who frequently divided the loot with some local abettor who furnished respectability for the vicious enterprise. By the enactment of the Peterson law we were a pioneer in prohibiting the issuance of stock except for cash or its equivalent; but expert cunning is ever ingenious and as we omitted to appoint a maximum amount which might be absorbed in promotion outlay, our State has become a rendezvous for every crooked exploiter in the Mississippi Valley. In any remedial legislation which may be contemplated the difficulty will be to abolish the fraudulent traffic of the professional swindler without interfering with untrammelled opportunity for meritorious development. I believe we can accomplish substantial reform by extending our statute to cover domestic as well as foreign corporations, and by
(1) Requiring every corporation and individual stock salesman to procure a license from the secretary of State.
(2) Exacting an ample bond from corporation and salesman alike, to be available to any injured party for civil recoupment.
(3) Denouncing false representations as a felony, punishable by imprisonment in the penitentiary.
(4) Providing that every note taken for stock or bonds shall recite the fact plainly on its face.
(5) Limiting to a settled per cent the amount that may be diverted to expense of promotion.

Other expedient amendments will doubtless occur to you as the territory to be examined is thoughtfully surveyed.

The authority now enjoyed by the insurance department over organizations nominally under its jurisdiction is so limited as to be almost farcical. It may approve the articles of incorporation of insurance societies when they have been certified by the attorney general as formally prepared, but thereafter it has no further control over the company until after its stock is negotiated, its assets converted into securities for deposit, and application made for the statutory license to transact business. This supervision is wholly incompetent. The powers of the department should be augmented to constitute complete authority over the company from its inception throughout its entire career: with discretion to restrict promotion expenses, condemn improper promotion literature, and exclude
companies from the State unless organized and conducted in compliance with its regulations. The whole field of insurance law should be closely explored, and such changes made as will more completely protect the people of the State both in investment and in indemnity.

The act of congress of June 2, 1920, providing for the rehabilitation of persons disabled in productive industry, their return to civil employment, and allotting federal funds in amounts equal to those appropriated for the purpose by the respective States, should have our immediate attention. No phase of vocational education is more directly occupied with the conservation of social and individual welfare. Vocational rehabilitation embraces all the ideals of vocational education in general, which are summarized in the one word "efficiency." Some definite action toward the rehabilitation of injured persons has been entered upon in twenty-four States, and seventeen have already availed of the legislation enacted by Congress. My predecessor has accepted the law provisionally, as contemplated in the act, and the State board of vocational education has proceeded properly to the preliminaries necessary to avail of the money tendered by the government for the fiscal period of 1920-1921. Everything has been done that can be done without your action. The money has been certified to the State for this very admirable educational work, and we ought to make it possible to begin the retraining at once of the unfortunates who are to be benefited. Society, through the instrumentality of the State, must make every possible provision for those of its individual members who are handicapped by disability, in order that they may be readjusted to another occupation in which they may be selfrespecting and self-supporting citizens rather than the recipients of public or private charity. Such provision for the reeducation of injured persons is the most economical form of industrial insurance, and withal so humanitarian in its nature as to evoke the approval of the best conscience of the age. I recommend the subject as one worthy your early action.

The condition of agriculture, our dominant industry and the fountain from which flows our surest prosperity, is at this time a matter of genuine anxiety. We deservediy rank as the leading food-producing state in the Union, the average value of our farm land is greater than elsewhere, and we have a smaller percentage that is untillable. Here is resident the highest type of rural citizenship, and here is evinced the finest sort of rustic life. The intelligence of our farmers, the relatively large farm units, the use of labor-saving machinery, the richness of our soil, and the unfailing sunshine and rainfall, all enable us to obtain prodigious crops both per man and per acre. We are to be felicitated upon these enviable advantages which are peculiar to us over less favored sections of the country. Notwithstanding all this, our farmers in common with those of the Nation are distressed by economic conditions which, if not corrected, will entail widespread agricultural depression from which our industrial and commercial interests cannot hope to escape. Practically all our crops are retalling now at prices far below the actual cost of production. In the case of corn, our staple cereal, the record is that the production cost last year was ninety-five cents per bushel, while the selling
price is now fifty-five cents per bushel. As a consequence, many of our farmers, especially those who rented on a basis of land and crop values prevailing a year ago, are in financial extremities, and not a few of them are confronted with the total loss of their patient accumulations. What can be done to alleviate their unfortunate predicament is a matter for the most earnest consideration. The disagreeable truth must be frankly recognized that their deplorable plight is largely due to the sweep of world-wide forces that are independent of any decree of ours. But we must not ignore the fact that the situation is serious, that our principal industry is jeopardized, and that enlightened self-interest bespeaks our utmost effort to avert the calamity which threatens. The future of our agriculture must be placed upon a securer foundation, so that our people may not again be imperiled by a recurrence of the adverse conditions which now prostrate their occupation.

More than one-half of our land is now cultivated by tenants. The increase in tenancy always has been co-incident with the increase in land values, and it is attended by certain evils which react detrimentally both upon the producing and the consuming public. I believe we should order a most careful inquiry into the tenancy problem with a view of contriving some system which, while doing justice both to landlord and lessee, will conserve insofar as possible the virgin fertility of the soil. Intimately connected with this subject is the proposal for personal credit for tenant farmers. A considerable proportion of them are unable to utilize the most approved methods of grain and live-stock farming because of insufficient working capital. Whether the State should endeavor to provide aid for their relief is open to grave doubt, especially at the present time. But the enactment of such legislation as may be necessary to permit them to form credit associations of their own would be wise as well as useful, and both parties are committed to such action. The unquestioned right of farmers to co-operate for collective bargaining and marketing should be not only freely and promptly granted, but encouraged to its fullest development. It is understood that many co-operative associations in the State have been arbritrarily hampered in securing sites and trackage for elevators, warehouses and stockyards. I believe that common carriers should be required, under proper safeguards, to furnish all such requisites when fair remuneration therefor is proffered.

There will be vigorous insistence for the unconditional abandonment of the State-wide primary. I think it should be denied. The present statute was enacted to rectify abuses which disfigured the caucus system it superseded, and to invest the individual voter with enhanced power in the selection of all his party candidates. The departure was excellent in theory, but experience has disclosed that it is not entirely satisfactory in practice. The criticism most urgently interposed against its retention is that as to many positions to be filled the electors cannot familiarize themselves with the respective qualifications of all those who aspire to nomination, and that particularly with regard to the secondary offices they are compelled to choose almost without information. That there is some
validity in this complaint cannot be controverted, but the objection may be readily obviated by transferring these offices to a convention composed of delegates chosen at the legalized primary. In another respect \(I\) believe the law could be improved by requiring a change of party affiliation to be announced at least six months antecedent to the primary. I trust we are all in accord that such modifications should be adopted as will remove the defects which have become apparent, and at the same time secure to the citizen unshackled opportunity to register his personal choice. The principle of the primary should not be surrendered, but the law should be so amended as to render less difficult and more effective the expression of the popular will.

Our election laws, both primary and general, should fix a reasonable limitation upon the amount of money any candidate may expend in the pursuit of a public office. Congress has provided that a congressional expenditure may not exceed the salary of the office for one year, and this standard might well be accepted as a just criterion in Iowa.

As I have remarked, the physical resources of Iowa are inexhaustible, and they prefigure a material prosperity unparalleled in any similar area in the world. In agriculture, in manufacturing, in mining, we have in profusion all the elementary sources of incomputable wealth. But our boys and girls are the most valuable asset of the commonwealth, and their intellectual training as well as moral discipline is the paramount solicitude of our people. In this behalf we have done something in the past, we are doing much in the present, we must do more in the future. Our schools are unequalled anywhere the country round, and the ascendancy they now exemplify must never be forfeited by niggardly parsimony where their vital interests are concerned. Their equipment must be so ample that the best facilities will be furnished, and the salaries must be so adjusted that teaching will become a profitable profession. If we apprehend that the modern methods of instruction are too progressive, perhaps it may be retorted that our prejudices are too reactionary. We must not become so conservative that we deciine to look at the new moon out of reverence for the old. We had good schools forty years ago-we have better schools now. We are proud of the educational institutions of Iowa, and we rejoice exceedingly at the flattering results which they annually exhibit at the expiration of each recurring year; we applaud the unselfish consecration of those who so capably administer them; and we celebrate their surpassing service in that wide diffusion of intelligence which enables Iowa to outrank all other states in the literacy of her population. We know that if our schools should be obliterated for a single cycle, happiness would disappear within our borders, and our superb civilization would revert to savage barbarism. From the kindergarten to the university we venerate them all as the last and best bulwarks of our republican democracy, and from the isolated desk in the rural community all along the luminous avenue to the highest seat of classic learning they must be supported with a generosity which shall vindicate their primacy unchallenged. "Of all that is good, Iowa affords the best."

In the colossal war which but yesterday convulsed a continent, 105,000 of the bravest and best of our gallant boys were enrolled. They enlisted from every city, town and hamlet throughout the State, and every profession, business and avocation was represented in the grand army of freedom. The struggle into which they were precipitated was the most enormous in all recorded history. We engaged reluctantly, and only when it was demonstrated that our engagement was indispensable if the civilization of the centuries was to be preserved. The monstrous carnival of criminal outlawry which had paralyzed an impotent world for three years had to be stopped. They went "over there," and it stopped. The adventure was no holiday escapade, but they finished it famously, for they battled for the elimination of despotisms, and the establishment of democracies; for the extirpation of monarchs, and the enfranchisement of men. Let it never be forgotten now and henceforth throughout all the oncoming time that they who went, and not we who stayed, won the war; they by the hard article of deathless deeds, and not we by soft argument of easy speech. Of course all of us contributed the full measure of our meager abilities, but they met the major danger, and they wrought the supreme decision; met and wrought with muscles of iron and nerves of steel and hearts of pure gold. Without regard to nationality, without respect to religion, without reference to politics, they went forth to war for us, to war for humanity, to war for all the near and distant generations of the future. They left all, chanced all, in the holiest crusade ever chronicled in the annals of mankind, and they did not furl their flags nor sheathe their swords nor stack their guns until the malignant menace of medieval militarism was utterly eradicated from the earth. And then having rescued the world from the thralldom of tyranny which impended they modestly discarded the uniform they had rendered immortal and quietly resumed the employments of civil citizenship. Heaven bless them every one, now and evermore! They may be depended upon to safeguard in peace what they wrested from war. Listen, if you please, to the noble and enduring aspirations which animate their hearts, as revealed by their own expression:
> "To uphold and defend the constitution of the United States; to maintain law and order; to perpetuate a one hundred per cent Americanism; to combat the autocracy of the classes and of the masses; to promote peace and good will on earth; to transmit to posterity the principles of justice, freedom and democracy."

Those incomparable postulates command the unqualified endorsement of every patriotic American, and in my opinion they will live in the literature of liberty with the Gettysburg Address and the Second Inaugural. Dedicated as these heroic men are to this sublime program, I venture the prophecy that in the distracted time to come they will be an impregnable barrier agains, all of the insidious forces of communism, anarchy and bolshevism which may challenge the permanency of our national institutions. How shall we requite their inestimable service? We cannot
hope that whatever we may do will even partially liquidate our immeasurable debt to them, but surely it is obligatory upon a grateful people to restore, insofar as is humanly possible, every returned veteran to the favorable status he relinquished when he was summoned to the colors. The least we can do is to compensate him by bonus or otherwise for the economic disadvantages he suffered by reason of his enlistment. The privilege is one primarily belonging to the general government, but congress has accomplished no progress in that direction. Other states are in advance of Iowa in the discharge of this peremptory duty, and we must not be derelict in embarking upon its performance. I commend the subject to the early and sympathetic consideration of the General Assembly.

I earnestly hope that among the earliest measures transmitted to me for approval will be one completely removing any discrimination that may at present encumber the statute against the unrestricted exercise by women of every prerogative now enjoyed by men. A new and notable epoch has opened, and he is without prevision indeed who is unable or unwilling to perceive its salutary significance. The nineteenth amendment to the constitution of the United States has been ratified, and we are all to be fervently congratulated upon the transcendant reform which is thus realized. Justice long delayed has been tardily awarded, and the women of America have been finally admitted to equal suffrage rights with men. From the beginning of authentic history they have ornamented the home, vitalized the school, and sanctified the church. We entertain implicit confidence that their refining influence exerted at the primary, the caucus, and the convention, will elevate our politics to a loftier level than any it has heretofore attained: and where is the skeptic who can doubt that the feminine conscience supplementing the masculine judgment will accelerate the triumph of every righteous cause. We welcome our sisters not only to unembarrassed fellowship in party organization, but to unabridged participation in public affairs. Beyond all peradventure their enthusiasm, their fidelity, and their idealism, will impart a stimulating incitement toward better and higher and purer government. In the administration which is inaugurated today the unrivaled women of Iowa will be accorded abundant recognition by appointment to positions of importance and responsibility.

We are here to serve all the people-the white and the black, the high and the low, the rich and the poor, the strong and the weak, the great and the humble, the renowned and the obscure-all that mighty multitude which is the constituency of a commonwealth. They are the State which is the object of our undivided affection.
"You ask what land we love the best?
Iowa, 'tis Iowa.
The fairest land in all the west, Iowa, 'tis Iowa."

Minutes of the joint convention read and approved.
Whitmore of Wapello moved that the joint session be now dissolved. Motion prevailed.

HOUSE RESUMED SESSION
On motion of Elliott of Scott the House adjourned.

\section*{JOURNAL OF THE HOUSE}
hall of the House of Representatives, Des Moines, January 18, 1921.

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

Prayer was offered by the Rev. J. C. Orth, pastor of the Presbyterian church, Cedar Falls, Iowa.

Journal of January 13th corrected and approved.

\section*{PETITIONS}

Mr. Speaker presented a petition from Waterloo chapter D. A. R., relative to adoption of an official state flag.

Santee of Black Hawk presented a petition from Waterloo chapter D. A. R., relative to adoption of an official state flag.

Shores of Bremer presented petitions from chapters of D. A. R. and P. E. O. at Waverly relative to adoption of an official state flag.

Above petitions referred to committee on military.
Shores of Bremer presented petitions from the cities of Muscatine, Tripoli and Waverly relative to apportionment of motor vehicle taxes.

Referred to committee on motor vehicles and transportation.
Shores of Bremer presented a petition from the town of Janesville relative to taxes in cities and towns.

Referred to committee on judiciary.
Calhoun of Van Buren presented a petition from citizens of Milton relative to consolidation of schools.

Referred to committee on schools and text books.

\section*{LEAVE OF ABSENCE}

On request of Ulstad of Wright leave of absence was granted Peters of Dallas until Wednesday.

On request of Van Camp of Muscatine leave of absence was granted Moorhead of Scott until Wednesday.

ANNOUNCEMENT OF COMMITTEES
Mr. Speaker announced the following assignment of standing committees:

Anderson, Chairman MeCulloch Garber of Floyd Gilmore of Clay
Carter
Aiken
Bradley
Brady
Children
Colbert
Criswell
Fackler
Gibson
Gilbertson
Gordon
Benz
McDonald
Young
Sampson
Schulte
Slemmons
Stimson
Van Camp
Year

Moen, Chairman
Stimson
Donhowe
Letts
Hanna

AGRICCITTURE
Gunderson
Hanna
Harrison
Held
Huff
Ingersoll
Justice
Knickerbocker
Letts
McGhee
Miller
Moen
Moorhead
Nervig
Olson
Orr
Peters
Peterson
Rumley
Shores
Sterling
Ulstad
Wamstad

AGRICULTURAL COLLEGE
McCulloch
Nervig
Miller
Moorhead
Ulstad

APPROPRJATIONS
Stone, Chairman
Weaver
Harrison
Mills
Perkins
Springer
Yenter
Gilbert
Donhowe
Hanna
Carter
Peterson
\begin{tabular}{ll} 
Anderson & Slemmons \\
Garber of Adair & Stimson \\
Garber of Floyd & Lockin \\
Westervelt & Rankin \\
Fackler & Grimwood \\
Young & Edson \\
Miller & Forsling \\
Sterling & Gibson \\
Gilmore of Clay & Gordon \\
Long & Healy \\
Edgington & Aiken \\
Scott of Appanoose & Brady \\
LeValley & Colbert \\
Santee & Emery \\
Ulstad & Storey \\
Knickerbocker & Aldrich
\end{tabular}

ANIMAL INDUSTRY
Knickerbocker, Chairman
Garber of Floyd
Miller
Moen
McClune
Sampson
Moorhead
Anderson
Peters
Held
Edgington
Benz
Ingersoll
Justice
McCulloch
Scott of Appanoose
Schulte
McDonald

BANKS AND BANKING
\begin{tabular}{ll} 
Perkins, Chairman & Gilbert \\
Hauge & Gibson \\
Healy & Gilmore of Clay \\
Westervelt & Gilmore of Cedar \\
Storey & Hanna \\
Narey & Larson \\
Allyn & Letts \\
Buffington & LeValley \\
Calhoua & McClune \\
Carter & Mills \\
Colbert & Ontjes \\
Dodd & Peterson \\
Donhowe & Sampson \\
Edgington & Weber \\
Emery & Wolfe \\
Forsling & Yenter
\end{tabular}

BOARD OF CONTROL

Peters, Chairman
Blake
Buffington
Carter
Ingersoll
Lockin
Beeman

Francis
Van Camp
Lake
Long
Weber
Powers
Crimwood

\section*{BUILDING AND LOAN}

Long, Chairman
Emery
Storey
Truax
Allyn
Morgan
Mills
Dodd
Vance
Yenter

CLAIMS
Allyn, Chairman
Larson
Garber of Adair
Vance
Hauge
Aldrich
Slemmons
Gilmore of Cedar
Forsling
Donhowe
Elliott

COLLEGE FOR THE BLIND
Gordon, Chairman
Hanna
Anderson
Edgington
Gilbert
Ingersoll

COMMERCE AND TRADE
Francis, Chairman
Sampson
Justice
Parrott
Wolfe
O'Donnell
Vance
Gunderson
Stone
Scott of Fremont
Grimwood
Fackler
Schirmer
Beeman
Weber

\section*{COMPENSATION OF PUBLIC OFFICERS}
\begin{tabular}{ll} 
Gilmore of Clay, Chairman & Nervig \\
Doolittle & Gibson \\
Children & Garber of Adair \\
Francis & Elson \\
Larson & Edson \\
Bradley & O'Donnell \\
Ingersoll & Gilbertson \\
McClune & Gilmore of Cedar
\end{tabular}

CONGRESSIONAL DISTRICTS
Ulstad, Chairman
Sampson
Parrott
Sterling
Van Camp

CONSERVATION OF RESOURCES

Sterling, Chairman Benz
Westervelt
Gordon
Schirmer
12

Young
Year
Shores

Storey
Graham
Sampson
Aldrich
Ulstad

Smith
Vance
Van Camp
Kime

CONSTITUTIONAL AMENDMENTS
McClune, Chairman
Bery
Garber of Adair
Anderson
Donhowe
Hanna
Held

Justice
McCulloch
Nervig
Orr
Parsons
Scott of Fremont

CONSTITUTIONAL CONVENTION
\begin{tabular}{ll} 
Edson, Chairman & Narey \\
Carter & Letts \\
Children & Sampson \\
Brady & Santee \\
Gilmore of Clay & Stimson \\
Larson & Stone \\
McCulloch & Weaver \\
McGhee &
\end{tabular}

COUNTY AND TOWNSHIP ORGANIZATIONS
\begin{tabular}{ll} 
Parsons, Chairman & \begin{tabular}{l} 
McDonald \\
Garber of Floyd
\end{tabular} \\
Stimson & Olson \\
Slemmons & Elson \\
Schulte & Gilbertson
\end{tabular}

DAIRY AND FOOD
\begin{tabular}{lll} 
LeValley, Chairman & & Weber \\
Ramsey & & Benz \\
Grimwood & \multirow{3}{l}{} \\
Ontjes & Beeman \\
Anderson & Doolittle \\
Brady & & Emery \\
Fackler & Santee \\
Hanna & & O'Donnell \\
Mayne & & Nervig \\
& & Parrott
\end{tabular}
dOMESTIC MANUFACTURES

Narey, Chairman
Donhowe
Stone
Perkins

Healy
Gilmore of Cedar Vance

DRAINAGE
McGhee, Chairman
Gilmore of Clay
Brady
Wolfe
Gunderson
Children

Gordon
Donhowe
Anderson
Parsons
Wamstad
McDonald

McCulloch
Mills
Peters
Schulte Olson

\section*{ELEOTIONS}

Beeman, Chairman
Perkins
Truax
Berry
Harrison
Ontjes
Olson
Ramsey
Westervelt
Sterling

Colbert, Chairman
Slemmons
McClune

ENROLLED BILLS
Vance, Chairman
Blake
Doolittle
Forsling
Gilbert
Harrison

FISH AND GAME
Mills
Becker
Edson
Wamstad
Orr
Parrott
Ramsey
Scott of Appanoose
Mayne

HORTICULTURE
Elson
Justice
Held
Huff
Nervig

Brady, Chairman
Slemmons
Lockin

Blake, Chairman
Carter
Gilbertson
Aldrich
Held

Ramsey, Chairman
Anderson . Springer
McClune
Nervig

Morgan, Chairman
Lockin
Clark
Ontjes
Rankin
LeValley
Becker
Stone
Ulstad
Larson
Calhoun
Edgington
Garber of Floyd
Gilbert
Gunderson

Justice, Chairman
Gibson
Forsling
Carter

Clark, Chairman
Calhoun
Doolittle
Edson
Elson
Emery
Forsling
Garber of Adair
Gilbert
McClune

Buffington
Peterson
Smith

INDUSTRIAL SCHOOI.S
Peters
Parsons
Schulte
Scott of Appanoose

INSTITUTE FOR FEEBLE-M1NDED
McDonald
Springer
McCulloch
insurance
Children
Graham
Hauge
Peterson
Slemmons
Yenter
Mills
Moorhead
Vance
Allyn
Gibson
Powers
Spriager
Kime

JUDICIAL DISTRICTE
Criswell
Gordon
Letts
Schulte

JUDICIARY
Perkins
Stone
Beeman
Yenter
Lake
Long
Grimwood
Letts
Narey
Ontjes
Ramey

Powers
Rankin
Springer
Truax
Weaver
Santee
Mayne

Ingersoll, Chairman
Francis
Benz
Allyn
Olson
Buffington
Colbert

Calhoun, Chairman Clark
Ingersoll

Mills, Chairman
Scott of Appanoose
McClune
O'Donnell
Ontjes
Westervelt
Miller
Moen
Kime
Yenter, Chairman
Doolittle
Gilbert
Calhoun
Edson
Emery
Fackler
Forsling
Garber of Adair

Hanna, Chairman
Berry
Knickerbacker
Becker
Dodd
Gilmore of Clay Bradley

LAND TITLES
Francis
Harrison
Hauge
Sampson
Lockin
Kime

Criswell
Elliott
Gilmore of Cedar
Graham
Lockin
Long
Peterson

JUVENILE HOAIE
Smith
Storey
UIstad

LABOR
Narey
Rumley
Lake
Blake
Santee
Smith
Perkins
Ramsey
Scott of Fremont
military
Letts
McGhee
Mayne
Perkins
Rankin
Rumley
Smith
Wolfe

\section*{mines and Mining}

LeValley
Wolfe
Morgan
McClune
Storey
Scott of Appanoose
\begin{tabular}{ll} 
Becker, Chairman & Garber of Adair \\
Huff & Gordon \\
Parrott & Graham \\
Moen & McDonald \\
Aldrich & Nervig \\
Justice & Ontjes \\
Miller & Orr \\
Parsons & Peterson \\
Van Camp & Rumley \\
Weaver & Scott of Fremont \\
Berry & Truax \\
Children & Wamstad \\
Criswell & Weber \\
Colbert & Lake \\
Elliott & Olson
\end{tabular}

\section*{MUNICIPAL CORPORATIONS}

Hauge, Chairman
Blake
Forsling
Aldrich
Gilmore of Cedar
Berry
Clark
Criswell
Dodd
Edgington
Edson

\section*{NORMAL SCHOOLS}

Westervelt
Miller
O'Donnell
Santee
Shores

Penitentiaries
Rankin, Chairman
Orr
Knickerbocker
Grimwood
Bradley
Grimwood
Elliott
Benz
Gilbertson
Knickerbocker
-
Miller
Ulstad
Wamstad
Year
Young

PHARMACY
Stimson
Colbert
Morgan
Dodd
Knickerbocker

POLICE REGULATIONS
Elliott, Chairman
Lake Edson
Hauge
Aiken

Mayne, Chairman
Wolfe
Elliott
Francis
Harrison

Westervelt, Chairman
Hauge
Gilmore of Clay
Emery

Edgington, Chairman
Truax
Healy
Scott of Fremont
Gibson

Fackler, Chairman
Graham
Kime

Smith, Chairman
Elliott
Kime
Lake
Bradley
McGhee
Peterson
Rumley
Scott of Appanoose

Allyn
Kime
Rankin
Gunderson Clark

\section*{printing}

Ramsey
Schirmer
Stone
Benz
Buffington

PRIVATE CORIPORATIONS
Donhowe
Larson
Long
Criswell

PUBLIC ACCOUNTING
Graham
Larson
Lockin
Morgan
Parsons

PURLIC CHARITIES
Gibson
Aldrich
Schulte
pUblic healtif
Weber
Moorhead
Calhoun
Olson
Elson
Van Camp
Parrott
Grimwood
Becker
public Lands and buildings
Gunderson, Chairman
Moen
Gordon

Berry
Criswell
Scott of Appanoose

PUBLIC LIBRARIES

Forsling, Chairman
Long

Mills
Schirmer

Gilmore of Cedar Elson Buffington Mayne

Dodd, Chairman
Huff
Held
Westervelt
Year
Blake
Benz
McDonald
Perkins

Lake, Chairman
Blake
Aiken
Peterson
Colbert
Calhoun
Knickerbocker
Donhowe
Long

Healy, Chairman
Kime
Garber of Floyd

Santee, Chairman
Narey
Gordon
Peters
Sterling
Moorhead
Anderson
Weaver
Gunderson
Powers
Moen
Garber of Floyd
Bradley
Young
Vance
Ingersoll
Scott of Fremont
Gilmore of Clay McGhee

Huff
Scott of Fremont
Harrison
Slemmons
public utilities
Rankin
Young
Gunderson
Powers
Shores
Morgan
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By Santee of Black Hawk, House File No. 273, a bill for an act authorizing the writing of title insurance and regulating the same.

Read first and second time and referred to committee on land titles.

By Donhowe of Story, House File No. 274, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the 38th General Assembly, relating to the filing of a bond by public contractors.

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

By Grimwood of Jones, House File No. 275, a bill for an act authorizing the executive council to sell certain lands belonging to the state and purchase other lands.

Read first and second time and referred to committee on board of control.

By Grimwood of Jones, House File No. 276, a bill for an act to appropriate funds for the purchase of two hundred and sixty (260) acres, more or less, of land lying in Jones county, Iowa, more particularly described as follows:

The northwest quarter ( \(\mathrm{NW} 1 / 4\) ) of the northwest quarter ( \(\mathrm{NW} 1 / 4\) ) of section seven (7), township eighty-four (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa.

The west half ( \(W 1 / 2\) ) of the southwest quarter ( \(\mathrm{SW} 1 / 4\) ), the northeast quarter ( \(\mathrm{NE} 1 / 4\) ) of the southwest quarter ( \(\mathrm{SW}^{1} / 4\) ), the northwest quarter ( \(\mathrm{NW} 1 / 4\) ) of the southeast quarter ( \(\mathrm{SE} 1 / 4\) ), the southeast quarter ( \(\mathrm{SE}_{1} 1 / 4\) ) of the northwest quarter ( \(\mathrm{NW} 1 / 4\) ), and the southwest quarter ( \(\mathrm{SW} 1 / 4\) ) of the northeast quarter ( \(\mathrm{NE} 1 / 4\) ), all in section (6), township eighty-four (84) north, range three (3) west of the fifth (5th) P. M., Jones county, Iowa.

All subject to the right of way of the Chicago and Northwestern Railway Company through the same.

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

By Hauge of Polk, House File No. 277, a bill for an act to amend section ten hundred fifty-six-a21 (1056-a21) and section ten hundred fifty-six-a 26 (1056-a26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of government.

Read first and second time and referred to committee on municipal corporations.

By Ingersoll of Tama, House File No. 278, a bill for an act to provide for standard widths of sleighs, and sleds.

Read first and second time and referred to committee on motor vehicles and transportation.

By Weaver of Polk, House File No. 279, a bill for an act to repeal chapter thirteen-b, title nine (IX), supplemental supplement to the code, 1915 (C. C. 5417-5439), and to enact a substitute therefor, to prevent fraud in the sale and disposition of certain "securities" herein defined, sold or offered for sale within the state of Iowa by any dealer or agent by requiring an inspection of such securities, and an inspection of the business of individuals or companies issuing such securities and such regulations and supervision of the business of said individuals or companies as may be necessary to prevent fraud in the sale within this state of any such securities, to define dealers in securities, to provide for the supervision over and regulation of such dealers, to provide for service of process and examination and filing fees, to fix commission and promotion fees allowed to be charged, and to provide for the enforcement of said act and the penalties for the violation thereof.

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

By Weaver of Polk, House File No. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred sev-enty-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), fourteen hundred seventy-four (1474), fourteen hundred seventy-five (1475), and fourteen hundred eighty (1480), (C. C. sections 4721, 4723, 4731, 4732, 4734, 4739 and 4741), and to amend the law as it appears in chapter four (4), title seven (VII) supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV)), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes.

Read first and second time and referred to commitee on ways and means.

By Mayne of Pato Alto, House File No. 281, a bill for an act to repeal chapter two-a (2-a) of title six (6) of the supplement to the code, 1913, and chapter two-a (2-a) title six (6) of the supplemental supplement to the code, 1915, (compiled code chap. \(3,6,7\), title 4 , and chap. 53 , title 33 ), as the same appears in the official publication of the statutes, and to enact a substitute therefor, relating to the nomination of candidates for public office.

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

By Benz of Chickasaw, House File No. 282, a bill for an act to amend section five thousand two hundred fifty-six (5256) of the code (C. C. Sec. 9313) relative to fees of clerks of the grand jury.

Read first and second time and referred to committee on compensation of public officers.

By Garber of Floyd, House File No. 283, a bill for an act to amend section ten hundred eighty-seven;a twenty-five (1087-a25), supplement to the code, 1913, (C. C. section 388) relating to county convention.

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

PRINTING OF HOUSE FILE NO. 279
Weaver of Polk moved that one thousand (1000) extra copies of House File No. 279 be printed. Motion prevailed.

\section*{REPORT OF THE RETRENCHMENT AND REFORM COMMITTEE}

The following report was submitted by the retrenchment and reform committee:

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

Your committee on retrenchment and reform beg leave to submit the following report:

Pursuant to the report of this committee to the Thirty-eighth General Assembly your committee prepared a bill along the line of the recommendations in regard to the collateral inheritance tax law, and requiring administration of estates or some judicial proceeding to exempt them from administration, but the legislature did not enact the same into law.

Your committee also prepared an automobile license tax law, involving principles referred to in the former report of this committee, but the bill was not introduced by this committee as the members failed to agree upon the same, but was presented by the ways and means committee of the Senate and passed by the Senate. It was not agreed to by the House, and was much changed by the conference committee, so that there was left out of the law, four important provisions as formerly recommended by this committee.
1. Permanent license plates.
2. License tax payable in one year from the atime of first registration, instead of making the license tax on all cars due and payable at the same time.
3. The transmission of the funds from the counties where paid to the state treasury, resulting in an immense deposit of state money in Des Moines banks instead of the banks of the respective counties.
4. The use of the tax warrant to follow up the collection of unpaid taxes.'

The committee has refused to authorize your chairman to make any recommendation in the matter of the automobile tax law, as no action has been taken by your committee since the beginning of the Thirty-eighth General Assembly on this important matter.

Your committee held many meetings during the session of the Thirty-- eighth General Assembly and has held meetings on the 13th and 14th of June and the 23d, 24th and 25th of June; on the 8th, 9th, 10th and 11th of July; on the 16 th and 17 th of December, all in the year 1919, and held meetings on March 16 th and 17 th , April 15th and 16 th , June 25 th, October 7 th in the year 1920, and its last meeting on January 8, 1921.

The committee had"a long hearing on the Panama-Pacific International Exposition investigation, which necessitated some of the numerous meet-
ings in 1919 and it had two appeals from the superintendent of banking, in which hearing before the committee was granted, which occupied the attention of the committee at some of the other meetings above reported. The increase of salaries and wages paid in all industrial and business lines, attracted many of the employees of the state into other lines of employment and made it impossible for the heads of departments to retain the necessary state employees in their departments, and made it absolutely necessary for this committee to change the compensation from time to time, or seriously handicap the work of the state in its various departments, particularly at the state house. The adjustment of salaries and compensaion of employees took a great deal of the time of the committee and the members of the committee gave it their very careful attention and endeavored to handle the matter in a business-like way for the best interests of the state and with a view to saving as much as possible.

A detailed report of all expenditures made on order of your committee, including the amounts paid to the various members for their expense in attending committee meetings, is attached hereto and marked Appendix A.

Pursuant to the recommendation made by your committee at the last General Assembly that the retrenchment and reform committee prepare a budget of all salaries for officers and employees of the state excepting the institutions under the board of control and the board of education, your committee obtained a report from all the officers of the state and their departments, so as to prepare the budget as recommended. It also thoroughly examined the reports of the various departments \(t \rho\) the executive council, as checked by the state accountant, and returned them to the accountant with its recommendations, A new committee, however, was appointed in the Senate, known as departmental affairs. This committee, with a similar committee in the House, conferred together and took over the work of preparing the budget of salaries recommended by the retrenchment and reform committee. These two committees were not joint committees and had no experience, except as its membership was on other committees, in dealing with the salary situation, and had nothing to do with the previous fixing of salaries, or of the consideration of the relative salaries, that matter having come under the work of this committee. The two committees, thus working together, were not a joint committee and were not intended to be a permanent body, as is provided by statute for this committee and the two committees could not know of the needs with respect to salaries that was derived from the experience of his committee. This committee was, therefore, called upon to make many changes in adjusting the various salaries and found many discrepancies in the salaries as fixed.

It is provided by law, that the retrenchment and reform committee shall report to the General Assembly a joint resolution, fixing the number of employees and the salary of each for the several offices, boards, commissions and departments for the ensuing biennial period, and rec-
ommend such appropriations and legislation as shall promote public interest and an efficient and economical administration of the affairs of the state.

The committee on departmental affairs, in violation of this statute, took over this work and prepared Senate File 541, which is chapter 272 of the acts of the 38 th General Assembly. The chairman of your committee, not desiring to have any conflict in the work in the General Assembly, and finding that the other committee were taking over the work of this committee, did not interfere with the same, but handed in his resignation as chairman of the committee on retrenchment and reform to the lieutenant governor, which was not accepted and your chairman continued with the committee and acquiesced in the work of the other committees.

The present chairman of your committee has finished his term of office in the Senate and is not further personally interested but here unqualifiedly expresses his opinion that in the matter of reporting the act and resolution fixing the number of employees and the salary of each, should be left to the continuous joint committee of the legislature, some of the members of which are continued from one session to another of the legislature, and this committee being the only standing joint committee of the legislature provided by statute, it is the committee that should handle this matter and the law should not continue to be violated by allowing other committees to prepare this salary budget.

At the last meeting of this committee, held on the 8th of January, 1921, the following resolution was adopted:

That it is the sense of this committee that the salaries of all janitors, clerks and employees of every department of the state of Iowa, including the motor vehicle department, the banking department, the insurance department, the state highway commission, excepting the state educational institutions and those institutions under the board of control, be fixed by the same body, and that this suggestion be contained in the report of this committee and be in the form of a recommendation by this committee.

In a former report of this committee found on page 150 of the Senate Journal of January 22 d , this committee recommended that all salaries of all state officials and employees at the state house at Des Moines, and including all employees residing or working elsewhere, but directly under the department of the state at Des Moines, be presented by the retrenchment and reform committee in a budget at each session of the legislature and the legislature by resolution, fix the salaries for the succeeding biennium.

The committee again makes the recommendation contained in its former report and as expressed in the resolution above referred to.

Under the provisions of chapter 236 of the acts of the Thirty-eighth General Assembly this committee was appointed as an appellate body to which appeals from the action of the superintendent of banking on applications for certificate of authority to do banking business might be taken. Two such appeals were entertained by your committee. One of these
was taken on the petition of A. R. Crowley, for the organization of the Farmers' and Merchants' Savings Baak of Unionville, Iowa, and hearing had on the 14th and 23d days of June, 1919, and the decision of the superintendent of banking, denying the authority, was sustained.

The other appeal was taken on the petition of John Greteman for the establishment of the Citizens State Bank of West Union, Iowa, and hearing was had thereon on the 16th day of March and the decision of the superintendent of banking, denying the application, was reversed.

Your committee reported to the last General Assembly its action in regard to the investigations of the acts of the Panama-Pacific International Exposition commission and set forth in appendix "A," a resolution adopted by the committee, recommending that the state executive council further investigate the accounts of the commission and make an accounting and report of the funds drawn and expended by said commission, so far as the same had not been fully audited. A copy of that resolution was also transmitted to the executive council. On the 7th of April, 1919, Senator Pitt called the attention of the Senate to certain charges made by the Iowa Homestead, regarding the accounts of the commission and acts of its secretary, which communication appears on page 660 of the journal
. of the Senate for April 7, 1919. A special committee of the Senate was appointed to examine into the charges and make report. On the 19th day of April, 1919, the committee reported and the report of the committee was adopted, referring all matters connected with the investigation of the expenditure of funds by the Panama-Pacific Exposition back to this committee.

On the 16th of April, 1919, a concurrent resolution was offered in the House, which appears on page 2041 of the Journal and which was adopted by both houses of the General Assembly. This concurrent resolution directed this committee to publicly investigate the entire acts of the Panama-Pacific Exposition commission and all charges connected therewith and make a public report within ninety days after the passage of the resolution.

Pursuant to said concurrent resolution and direction of the Senate, your committee on the 13 th of June, 1919, arranged for a public hearing, as directed in the said resolution. Mr. James M. Pierce of the Lowa Homestead was subpoenaed, together with all persons demanded by him or by the Exposition commissioners, or Mr. Woodworth Clum, who could testify with reference to the matters to be investigated. Sessions were held on June 13th and 14th and adjournment was taken to June 23d, and sessions of the committee continued on June 23d, 24th, 25th and 26th. Adjournment again was taken until July 8. 1919, and the sessions continued on July 8th, 9 th, 10th and 11th, 1919. Opportunity was duly given to all persons to be present at the said hearing, which was held in the state house. The investigation was conducted as a trial in court, the members of the committee hearing the testimony. Each side was represented by attorneys and all material and relevant testimony presented
by either side, was taken. The full proceedings were reported and appear in the minutes of the meetings of this committee on file in the office of the secretary of state. On the 11th of July, at the close of the hearing, your committee made a public finding, a copy of which finding is hereto - attached and marked appendix "B."

Your committee was authorized by a resolution introduced by Representative Miller of Boone, on March 31st, as appears on page 1478 of the Journal of the House, to make an investigation of the plan of maintenance and operation of a state printing plant for the production of printing for state purposes, and to report to the next General Assembly their findings and such information and recommendations as will show the advisability of erection of a state printing plant for Iowa.

Pursuant to the said resolution, the chairman of this committee appointed a sub-committee, composed of Messrs. T. P. Harrington, chairman, and Douglas Rogers, and Senators J. M. Wilson and H. C. White. The sub-committee met on November 8, 1920, and took evidence of numerous persons, including the state document editor and his assistant, the secretary of state and heads of some of leading printing and binding plants in the city of Des Moines. This evidence was duly reported and with the exhibits is on file in the office of the secretary of state. Two members of the sub-committee, Senators Wilson and White, also visited the state of Kansas and made a thorough investigation of the work being done by that state in the operation of their state printing plant and made a detailed report of their findings to the sub-commitee. The subcommittee made its detailed report to the committee on retrenchment and reform, and this committee adopted a resolution, ordering a report to the General Assembly, embodying the findings contained in the report of the sub-committee.

Your committee, in regard to the matter of a state printing plant, therefore, hereby makes the following recommendations:

First-The printing of the state is not being done in such a way that the total cost can be correctly computed, for the reason that a great deal of the printing is being done independently by various boards and institutions, which work is not being audited by the printing board and, therefore, is not included within the gross amount paid for state printing as shown by the official reports; that small printing plants are being operated at the reformatory at Anamosa and at the state industrial school at Eldora; and at some of the other institutions, particularly some of the educational institutions are having the printing done out of their several funds, which is not being audited by the state printing board.

Second-The printing, which passes through the hands of the state printing board, and which includes the larger volume of the state printing for the year 1919 and for a few years prior thereto, was costing approximately \(\$ 75,000.00\) per year, exclusive of stock, and a fair estimate of the tota: amount of printing and binding for the state and all its insti-
tutions is \(\$ 140,000.00\) per annum. For the printing of 1920 the printing board found that it was impossible to award contracts within the maximum provided by law and as shown by the statement of the officials in charge, the bids for such work ranged from \(25 \%\) to \(35 \%\) above the maximum provided by law and for that reason very little of the printing for the year 1920 has been in fact done, while for the printing of 1919 the contracts for the work ranged from \(10 \%\) to \(15 \%\) below the maximum. fixed by law.

Third-We have investigated the question as to whether or not it would be feasible to establish a printing plant at one of the state institutions and we have reached the conciusion that this would not be feasible for the following reasons:
1. The major portion of the priniting must necessarily come from the capitol at Des Moines and there would be an inconvenience and delay in shipping matter to any of the state institutions and having the same returned and this would be especially inconvenient during the Legislative session and other times when work must be done promptly.
2. The only institution where it has been thought such a plant might be established would be one of the penal institutions and we have reached the conclusion that competent labor cannot be found at such an institution and we are therefore, dismissing from our calculations the thought of establishing such a plant at any of the state institutions, and if a plant were established, it should be at the city of Des Moines, located conveniently to the capitol.
3. As to the advisability of estabiishing a state printing plant as suggested we wish to submit the following:

From the best authority we can find, it would cost approximately \(\$ 175,000.00\) to purchase and install the necessary machinery and equipment to do the work, basing our estimate on the maximum amount of work that the plant would be called upon to do, including printing and binding, exclusive of the cost of builaing. If the plant were to be established in a separate building then the cost of such building would have to be added. The committee has considered possible the installing of such a plant in the basement of the capitol building, if such space is eventually vacated upon the completion of the new temple of justice, or the establishment of the printing plant in the basement of the new building. If the latter plan was to be followed, then the plans for the new building would have to be adopted with reference to the installation of such a plant. In any event, it would take from twenty-five to thirtyfive skilled workmen, continuously employed, to operate the plant.

The experience of the operation of a state owned plant in the state of Kansas shows a saving in the cost of doing the printing; in that state, however, the elementary school books are published by the state and it is in evidence that about \(40 \%\) is saved on the cost of these books.

It is therefore the recommendation of the committee:
1. That unless the state is to enter upon the publication and sale or distribution of the school books for the schools of the state, it would not be practicable, under present conditions, to establish and equip a printing plant for the state printing and binuing alone. As to the wisdom of this state engaging in the printing and sale or distribution of the school books for the schools of the state, this committee has not yet had opportunity or time to make such an investigation as would justify us in making a specific recommendation. We have, however, investigated that work in other states to such an extent as to lead us to the conclusion that it should receive further investigation and serious consideration by such an agency as the Legislature might direct.
2. It is our judgment further, that the committee charged with the supervision of the erection of the temple of justice should investigate the practicability of establishing a state printing and binding plant in the basement of the proposed temple of justice.
3. It is the opinion of this sub-committee, that a large amount of useless printing is being done by the state of Iowa at the present time and it is our judgment the Legislature should take such steps as are necessary to eliminate a large part of this useless printing.

The detailed report of the sub-committee, upon which the foregoing recommendations are made is on file with the secretary of state.

\author{
Respectfully submitted, \\ Clem F. Kimball, Chairman, Retrenchment and Reform Committee.
}

\section*{APPENDIX A-RETRENCHMENT AND REFORM}

\title{
For State Purposes Including Assistants in the Various Departments
}

Chap. 292-65 1917
Chap. 273-24, 1919
Balance January 15, 1919 ..... \$ 5,575.61
Appropriation July 1, 1919 ..... 40,000.00Total appropriation\$45,575.61
Auditor of State ..... \$ 347.83
Clerk of Supreme Court ..... 47.83
Board of Health ..... 1,037.50
Board of Parole ..... 308.39
Commission of Insurance ..... 204.45
Custodian ..... 5,096.96
Dairy and Food Department ..... 1,369.47
Executive Council ..... 639.77
Historical Department ..... 2,071.25
Iowa Library Commission ..... 271.03
Iowa Weather and Crop Bureau ..... 300.00
Secretary of State ..... \(1,010.33\)
Motor Vehicle Department ..... 1,314.77
Pharmacy Commission ..... 150.00
State Library ..... 1,358.25
Supt. Public Instruction ..... 436.83
Supreme Court ..... 390.50
Treasurer of State ..... 194.40
Retrenchment and Reform
Investigation Expense ..... 705.85
Total Expenditures ..... \$17,210.58
Unexpended July 1, 1919 ..... 2,146.63
Balance ..... 26,218.40
\(\$ 45,575.61\)

\section*{Committee Expense}

Code Supplement 1918
181-1915
C. F. Kimball ..... \$ 240.25
H. J. Foskett ..... 196.48
181-191
T. P. Harrington ..... 250.26
J. E. Wichman ..... 143.37
J. M. Wilson ..... 112.91
Rube McFerren ..... 47.30
J. W. Bailey ..... 72.71
Douglas Rogers ..... 107.34
N. J. Schrup ..... \(25.80^{\circ}\)
J. A. Stephenson ..... 6.25
T. J. O'Donnell ..... 214.28
H. C. White ..... 89.46
F. S. Finley ..... 151.41
Hazel Moore ..... 43.00
Total ..... \$1,701.12

A detailed statement of the expenditures set forth in the items in the above and foregoing statement, may be found with the records of this committee in the office of the secretary of state.

\section*{APPENDIX "B"}

\section*{To the Executive Council of the State of Lowa:}

Gentlemen: The committee on retrenchment and reform, of the Thirtyeighth General Assembly, was authorized by House concurrent resolution, passed and adopted on the 16th day of April, 1919, as appears in Senate Journal, page 2040, to publicly investigate the entire acts of the Iowa Commission to the Panama Pacific International Exposition, its expenditures and all charges connected therewith and make a public report and audit of said acts and expenditures to your honorable body within ninety days from and after the passage of said resolution.

Pursuant to said resolution the said committee did meet at Des Moines, Iowa, at the State House, on the 13th day of June, A. D., 1919, and continued said hearing from time to time and finished said investigation on the 11th day of July, 1919; that pursuant to the summons and request of this committee the said exposition commission appeared in person by its president, W. W. Marsh, its secretary, Woodworth Clum, Ralph Bolton, Emmet Tinley and other members of said commission appearing from time to time before this committee and also appeared by council Emmet Tinley, Judge James W. Bollinger, and Benjamin F. Swisher; that J. M. Pierece and Austin Haines of the Iowa Homestead also appeared in person before this committee and also by their counsel Robert Haines; that at the request of the said parties represented before the committee, and at the request of the committee, a large number of witnesses were called to testify relative to matters under investigation pursuant to the said resolution; that all witnesses requested by any of the said parties appearing before the committee, were called, together with all witnesses requested by any member of the committee; that testimony was taken for a period covering seven days and the matter was fully argued before said committee by the said parties present and represented.

That, in addition to the taking of said testimony the said committee did employ two competent persons to make an independent examination of the report of the said commission and of the vouchers on file in the office of the secretary of the executive council, together with such other vouchers as could be procured, and did require said accountants to make a report of the following matters:
1. Showing the amount of all funds used to reimburse the guarantee fund created by said exposition commission before the appropriation to aid the exposition was made.
2. A statement of all expenditures for which no proper vouchers are now on file with the secretary of the executive council.
3. Also a statement giving in detail the expenditures for all purposes by said commission out of the \(\$ 75,000.00\) appropriated by the 36 th General Assembly.
4. Also to procure and produce all the vouchers from whatever source obtainable for such expenditures.
5. To indicate to the committee such expenditures itemized as aforesaid for which there were no proper vouchers on file with the secretary of the executive council or otherwise obtainable; that the report of said accountants was made a part of the record as exhibit No. 48 and is filed with other exhibits in this investigation.

And after full, fair and complete public investigation of all of the matters submitted to the committee, we make the following findings and recommendations:

That in April, 1914, at the suggestion of the Greater Iowa Association,

Governor George W. Clarke appointed a commission consisting of the following members: W. W. Marsh, Waterloo; G. Watson French, Davenport; C. F. Curtiss, Ames; T. D. Steen, West Liberty; W. G. Haskell, Cedar Rapids; George Haw, Ottumwa; George Wilson, Sr., Clinton; C. D. Cass, Waterloo; T. A. Black, Sioux City; Emmet Tinley, Council Bluffs, and Ralph Bolton, Des Moines; said commission to be known as the Pan-ama-Pacific International Exposition Commission with full power to conduct an exhibit for the state of Iowa at said exposition; that the said commission did raise, by a guaranty subscription, voluntarily made by various citizens of the state, the sum of about \(\$ 106,000.00\) for the use of said commission in participating in said exposition; that such fund is known as the guaranty fund of said commission. That said commission organized with W. W. Marsh as president and Woodworth Clum as secretary, E. W. Miller as treasurer; that said commission proceeded to carry out the purpose for which they were appointed and did prepare to take exhibits to said exposition; that they erected, at a suitable place on the exposition grounds, a substantial building, known as the Iowa Building, at a cost of approximately \(\$ 32,000.00\) and did expend up to the 17th day of February, 1915, about \(\$ 40,000.00\) out of said guaranty fund for the purposes of said exposition; that said money expended from said guaranty fund was used for said building, furnishings, historical exhibits, salaries of employees and general expenses connected with said exhibit.

That on the 17 th day of February, 1915, the 36th General Assembly passed and adopted chapter six of the laws of the 36th General Assembly appropriating \(\$ 75,000.00\) for the purpose of aiding the said commission in conducting said exhibit; that said appropriation of \(\$ 75,000.00\) was divided into fixed amounts for the various purposes set forth in the act and that said act confirmed the appointment of said Panama-Pacific International Exposition Commission as appointed by the governor in April, 1914.

That the commission continued to prepare and conduct an exhibit for the state of Iowa at said exposition; that the members of said commission all served without compensation and some of them expended large sums of money out of their own private funds in the furtherance of the objects of the exposition; that as a result of said exhibit, out of two hundred and eighty-nine exhibitors at the said exposition from lowa, two hundred eighty-four prize medals were awarded to citizens of the state, which award of prizes was never hitherto equalled by exhibitors of the state of Iowa at any international exposition.

That the said appropriation was issued to the commission in installments of \(\$ 15,000.00\) until the total amount of \(\$ 60,000.00\) was drawn. A report of the expenditures from the \(\$ 15,000.00\) allowance was made to the executive council before the next allowance was made; that the last \(\$ 15,000.00\) of the total appropriation of \(\$ 75,000.00\) was never drawn or asked for by the commission; that sometime in January of 1917 the commission made its fifth and last report to the executive council; that said report showed a total amount of \(\$ 60,000.00\) drawn from the treasury of Iowa and the sum of \(\$ 379.35\) received from the sale of property used in
making said exhibit and of the said sum drawn from the treasury, together with the proceeds of the sale of said property, the commission returned to the state of Iowa the sum of \(\$ 2256.64\); that when said appropriation was made available the exhibit conducted by said commission was in process of installation and a considerable amount had been expended for the object of said appropriation out of the said guaranty fund; that the said commission paid out of the proper funds of said appropriation, a total sum of \(\$ 5753.31\) reimbursing the guaranty fund for the amount thus expended; that among the amounts reimbursed from the appropriation to the said guaranty fund was a salary item to Woodworth Clum amounting to \(\$ 1562.54\), together with salaries for other employees.

That the said commission made a full, detailed and itemized report of all expenditures made by it, pursuant to the provision of the act, but that the act nowhere provides for other vouchers than said reports; that in the examination of every item of all said reports of said commission, your committee finds that there are now lacking proper vouchers for sums aggregating \(\$ 4087.81\); that the said items making up said total sum are contained in the five reports of the commission; that of said unvouched items \(\$ 3405.96\) are contained in the first four reports; that the said first four reports were successively presented to the executive council and that the successive installments of the said appropriation were issued upon the filing of said reports; that your committee finds that at the time the said reports were embodied in the state expense report of 1916, the items of said reports were all supported by proper vouchcrs. That somtime in January, 1917, the commission filed with the executive council its fifth and last itemized report provided for in the act making the appropriation; that in said fifth report there were items aggregating \(\$ 681.85\) for which, at this time, the committee finds no proper vouchers on file, but that at the time of the filing of said report or subsequent thereto, proper vouchers were filed covering all of said iems.

That in the filing of the said fifth report, there was some irregularity, the filing mark not having been made upon the same and no record of the filing having been made in the office of the secretary of the executive council, that by reason of said irregularity, misapprehension was occasioned as to whether said commission had ever made complete report of its expenditures and it was out of this irregularity and misapprehension that most of this controversy has arisen.

That the office of the secretary of the executive council was negligent in not keeping the reports and vouchers filed by the said commission and in auditing said accounts; also in not showing all of said reports to those who inquired for them and had a right to see them.

That on or about the 20th day of January, 1915, Woodworth Clum acting as secertary of the Panama-Pacific Exposition commission, made a contract with one R. E. Bales, by the terms of which the said R. E. Bales was to receive \(\$ 1.00\) per day and furnish to the Clinton Advertiser a daily letter; that the said Woodworth Clum, in the making of said contract, act-
ed under the authority given him by the executive committee of the Pan-ama-Pacific Exposition Commission. We find that said contract was after wards ratified by the commission and the expenditure thereunder approved; and that the said R. E. Bales was paid from the fund of the Pan-ama-Pacific Exposition Commission the sum of \(\$ 45.00\) from the the amount appropriated by the state for such commission. That the said item of \(\$ 45.00\) so paid to the said R. E. Bales, was duly approved by the executive council of the state of Iowa. Such contract and expenditure thereunder, in the judgment of some members of this committee, should not have been made or incurred, but in view of all the evidence in the case, including the facts that said expenditure was ratified by the commission in good faith and afterwards approved by the executive council, we feel that this expenditure should not be disapproved.

A Remington typewriter was purchased by said commission soon after its appointment in June 1914, for which the sum of \(\$ 100.00\) was paid, which typewriter was new and not second hand, and was purchased through one B. G. Oates manager of the Clinton Advertiser but that the same was at once turned over to said commission and it paid for the same out of the guaranty fund and after the appropriation was made it reimbursed the guaranty funds out of state funds. Such typewriter was in use in the Clinton office of the commission until the office was removed to Davenport and is now in the possession of the secretary of said commission at Davenport, Iowa.

That there is in the possession of the secretary of the commission a filing case which was purchased out of state funds.

As to the charge that Woodworth Clum paid to himself out of the state fund, \(\$ 1562.54\) as salary for seven months prior to the time that the bill was passed making the appropriation, we find that Woodworth Clum, as secretary, was paid a salary from the time of the appointment of the commission until after the exposition closed; that for seven months of said period, his salary was paid out of the guaranty fund in regular monthly installments as the same came due; that he was not paid the seven months' salary out of the appropriation made by the state, but that after the appropriation was made, certain expenditures made from the guaranty fund were reimbursed out of the appropriation and these expenditures covered seven months' salary of Woodworth Clum above referred to.

The evidence fails to sustain the charge that the secretary of the commission paid himself a salary out of the fund of the state, while lobbying for the enactment of the appropriation bill.

The evidence does not sustain the charge that the Iowa commission to the Panama-Pacific International Exposition has failed to comply with the law, requiring it to make full, detailed and itemized accounts of the state fund it handled.

We find that no money was received by the Iowa commission from
the sale of concessions or that there were any other sources of income to the commission, and that the said commission had accounted for all of the property purchased with the money appropriated by the state, except a typewriter and a filing case hereinbefore referred to, which the commission assured this committee it has in its possession and is ready and willing to return to the state.

That all expenditures of said funds made by the commission were made in good faith and there was no misappropriation or misuse of any of the funds appropriated by the legislature of the state.

The commission should be charged with the sum of \(\$ 60,000.00\) drawn out of said appropriation, \(\$ 181.00\) from sale of exhibits; \(\$ 198.35\) from the sale of furniture, making a total of \(\$ 60,379.35\) and should be credited with the following amounts: Expenditures itemized in the five reports flled by the commission, \(\$ 58,122.71\); cash returned to the treasury February \(8,1917, \$ 2256.64\), making a total of \(\$ 60,379.35\); that when the typewriter and fling case herein above mentioned are returned to the state the final report of the commission should be approved.

> Respectfully submitted,
> Committee on Retrenchment and Reform.
> By Clem F. Kimball, Chairman.

\section*{COMMITTEE CLERK REPORTED}

Bradley of Poweshiek, chairman of the committee on committee clerks, submitted the following report:

Your committee on the selection of committee clerks report that we have examined and recommend the selection of the following named ap. plicant: Meta Z. Fasse.

John Bradley, Chairman.
Mr. Bradley moved the adoption of the report. Motion prevailed and the report was adopted.

The above named committee clerk took and subscribed to the required oath.

On motion of Ingersoll of Tama the House adjourned until 10:00 a. m. Wednesday.

\title{
JOURNAL OF THE HOUSE
}

Hall of the House of Representatives,
des Moines. Iowa, January 19, 1921.
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. John M. Francis, pastor of St. Mark's Episcopal church, Des Moines.

Journal of January 18th corrected and approved.

\section*{PETITIONS}

Schirmer of Jackson presented a petition from town council of Bellevue relative to apportionment of motor vehicle taxes.

Elson of Wayne presented a petition from citizens of Wayne county relative to apportionment of motor vehicle taxes.

Above petitions referred to committee on motor vehicles and transportation.

Schirmer of Jackson presented a petition from assessors of Jackson county relative to compensation of assessors.

Huff of Cass presented a petition from assessors of Cass county relative to compensation of assessors.

Criswell of Boone presented a petition from assessors of Boone county relative to compensation of assessors.

Olson of Clinton presented a petition from assessors of Clinton county relative to compensation of assessors.

Above petitions referred to committee on compensation of public officers.

Shores of Bremer presented a petition from Waverly chapter, P. E. O., relative to adoption of an official state flag.

Criswell of Boone presented a petition from chapter D. D., P. E. O., relative to adoption of an official state flag.

Powers of Crawford presented a petition from Denison chapter, D. A. R., relative to adoption of an official state flag.

Miller of Lucas presented five petitions from societies and organizations of Lucas county, relative to adoption of an official state flag.

Above petitions referred to committee on military.

\section*{BILLS REFERRED}

House File No. 271 was ordered referred to the committee on banks and banking.

House File No. 272 was ordered referred to the committee on judiciary.

\section*{REPORT OF COMMITTEE ON MILEAGE}

Perkins of Sac, chairman of the committee on mileage, submitted the following report:

Mr. Speaker-Your committee appointed to fix the amount of mileage due each member, beg leave to submit the following report:

Name Miles Amount
John H. Aiken .:...................................................... 155 \$15.50
C. S. Aldrich ......................................................... . . . 35 3.50

Geo. S. Allyn .......................................................... . 123 . 12.30
J. H. Anderson .......................................................... 166 16.60

William Becker ....................................................... 320 32.00
I. E. Beeman ......................................................... . . . 340 . 34.00
L. F. Benz ............................................................. . 178 . 17.80
H. S. Berry ......................................................... . . . \(70 \quad 7.00\)

William R. Blake ...................................................... 19819.80
John Bradley ....................................................... 73.
A. V. Brady . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 249 24. 90
C. R. Buffington .................................................... 169 . 16.90
J. C. Calhoun ....................................................... . . . . 129 . 12.90
L. V. Carter ............................................................. . . 101 10.10
W. C. Children ........................................................ 150 . 15.00
C. F. Clark . ........................................................... . . 141
W. J. Colbert ....................................................... 95.
W. S. Criswell ........................................................ . 37 . 3.70

Horace H. Dodd ..................................................... 180 . 18.00
H. N. Donhowe .................................................. 48 4.80
Clyde H. Doolittle ..... 17.20
Henry Edgington ..... 14.50
W. C. Edson ..... 13.50
Frank W. Elliott ..... 17.50
C. W. Elson ..... 6.50
D. A. Emery ..... 9.20
S. E. Fackler ..... 10.40
L. B. Forsling ..... 21.60
Jas. S. Francis ..... 9.70
J. S. Garber ..... 15.60
R .O. Garber ..... 6.00
D. M. Gibson ..... 5.80
F. B. Gilbert ..... 5.80
O. Gilbertson ..... 21.70
Chas. Gilmore ..... 15.50
Wm. T. Gilmore ..... 17.90
W. G. Gordon ..... 18.50
S. L. Graham ..... 9.20
E. A. Grimwood ..... 18.40
C. L. Gunderson ..... 10.80
J. W. Hanna ..... 13.50
E. P. Harrison ..... 11.30
A. O. Hauge
E. P. Healy ..... 166 ..... 16.60
G. E. Held ..... 228 ..... 22.80
C. W. Huff ..... 131 ..... 13.10
F. W. Ingersoll ..... 989.80
G. A. Justice ..... 110 ..... 11.00
John W. Kime ..... 8.60 .
s. H. Knickerbocker ..... 13.50
Frank C. Lake ..... 21.60
E. A. Larson ..... 14.10
C. F. Letts ..... 12.40
C. J. LeValley ..... 10.30
J. C. Lockin ..... 15.00
Wm. L. Long ..... 11.80
James C. McClune ..... 6.40
Fred McCulloch ..... 10.70
Arthur McDonald ..... 15.40
Arch W. McFarlane ..... 10.60
J. H. McGhee ..... 12.20
L. H. Mayne ..... 14.20
R. O. Miller ..... 5.40
Bruce R. Mills ..... 10.60
T. E. Moen ..... 23.00
H. B. Moorhead ..... 18.50
H. B. Morgan ..... 3.60
(.) E. Narey ..... 18.00
Omen Nervig ..... 12.30
T. J. O'Donnell 206 ..... 20.60
John Olson ..... 19.60
O. A. Ontjes ..... 10.60
John Orr ..... 8.90
Wm. B. Parrott ..... 9.30
Thomas Parsons ..... 9.90
Geo. B. Perkins ..... 11.50
James Peters ..... 3.50
Nels Peterson ..... 15.20
L. W. Powers ..... 13.60
J. M. Ramsey ..... 14.20
John M. Rankin ..... 22.50
Ralph L. Rumley ..... 8.50
F. C. Sampson ..... 10.70
C. B. Santee ..... 10.80
W. F. Schirmer ..... 22.90
H. H. Schulte ..... 13.10
Charles H. Scott ..... 10.00
W. C. Scott ..... 16.70
B. B. Shores ..... 12.20
George F. Slemmons ..... 14.10
Dr. Geo. A. Smith ..... 22.50
Arthur Springer ..... 16.80
J. C. Sterling ..... 7.00
J. H. Stimson ..... 12.10
D. O. Sitone ..... 23.20
John A. Storey ..... 2.20
Lawrence I. Truax ..... 6.00
Oscar Ulstad ..... 9.90
J. H. Van Camp ..... 17.00
W. H. Vance ..... 4.20
Brede Wamstad ..... 17.20
J. B. Weaver
John H. Weber ..... 266 ..... 26.60
A. K. Westervelt ..... 7.90
Lee O. Wolfe ..... 10.60
F. W. Year ..... 16.50
Ray A. Yenter ..... 12.10
Frank C. Young ..... 11.30
Geo. B. Perkins, Chairman.
W. H. Vance, Wm. Becker.
On motion of Perkins of Sac the report was adopted.
ASSIGNMENT OF COMMITTEE ROOMS
Moen of Lyon submitted the following 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:

Room 1-


Room 6--
Public Utilities
4 P. M.
4 P. M.
Mines and Mining... 2 P. M.
Animal Industry .... 2 P. M.
Judicial Districts ...3 P. M
Hospital for Insane.
Public Charities
Food and Dairy ..... 4 P. M.
3 P. M.
4 P. M.

Room 10-
Congressional Dists.. 2 P. M.
Penitentiaries
Insurance ........... 3 P. M.
Schools and Text ...4 P.M.
State University ....2P. M.
Inst. Feeble Minded.
Constitutional Am...
4 P. M.
2 P. M.
\(2 \mathrm{P} . \mathrm{M}\). \(2 \mathrm{P} . \mathrm{M}\).
2P.M. \(\quad 4\) P. M.
3 P. M.
2 P. M.
3 P. M.

Constitutional Am..
З Р. M.
4 P. M. 2 P. M.

4 P. M.
4 P. M.

Room 12-
Pharmaey
Land Titles ........ 2 P. M.
2 P. M.
\(4 \leadsto M\).

Normal Schools ..... 4 P. M.
College for Blind
4 P. M.
2 P. M
4 P. M.
School for Deaf . . . . . 2 P. M.
Commerce and Trade 4 P. M.
3 P. M.

Room 13 -
Industrial Schools .. 3 P. M. 3 P. M.
Senatorial Dists. ...4 P. M. 4 P. M.
Horticulture ........ 2 P. M.
2 P. M.

Room 14-
\begin{tabular}{|c|c|c|c|c|c|}
\hline Mon. & Tues. & Wed. & Thurs. & Fri. & Sat. \\
\hline Board of Control... & \(2 \mathrm{P} . \mathrm{M}\). & & \(2 \mathrm{P} . \mathrm{M}\). & & \\
\hline \multicolumn{6}{|l|}{Soldiers' and Orphans'} \\
\hline Home ............ 2 P. M. & & & 3 P. M. & & \\
\hline Fish and Game & \multirow[t]{4}{*}{3 P. M.} & & & \multicolumn{2}{|l|}{\multirow[t]{2}{*}{3 P. M.}} \\
\hline Police Regulation ...3 P. M. & & & 4 P . M. & & \\
\hline Claims & & 2 P. M. & & & 2 P. M. \\
\hline Public Accounting & & \(3 \mathrm{P} . \mathrm{M}\). & & & 3 P. M. \\
\hline
\end{tabular}

Room 9-
Drainage ...........2 P. M. 3P. M.
Rep. Districts ....... 2 P. M. 2 P. M.
Domestic Manu.
County and Town-
ship Organization.
Labor ............... 4 P. M.
3P.M. 3 P. M.

Public Lands and
Buildings .........3 P. M.
2 P. M.
Public Libraries
Building and Loan.
State Edu. Inst...... 4 P. M.
oom 15
Public Health
2 P. M.
2 P. M.
Banks and Banking.
2 P. M. \(\quad 2\) P. M.
Municipal Corp. .... 4 P. M
4 P. M.
4 P. M.
Private Corp.
Telephones .......... 2 P. M.
Military .............3P. M.
Cons. of Resources... 3 P. M.
Telegraph \& Express.
2 P. M.
4 P. M.
2 P. M.
3 P. M.

Room 15-

4 P. M.
3P. M.
2 P. M.

3 P. M.
3 P. M.
3 P. M.

Room 5-
Chief Clerk
Rules ................ 4 P. M.
4 P. M.
Retrench. and Ref.
Engrossed Bills \(\qquad\)

Room 4-
Journal Clerks

Speakers Room-
Compensation of
Public Officers ......1 P. M.
1 P. M.
R. R. and Trans

2 P. M.
2 P. M.
\begin{tabular}{|c|c|c|c|}
\hline Elections & & \(3 \mathrm{P} . \mathrm{M}\). & \(3 \mathrm{P} . \mathrm{M}\). \\
\hline Printing & \(4 \mathrm{P} . \mathrm{M}\). & & \(4 \mathrm{P} . \mathrm{M}\). \\
\hline Const. Convention .. 3 P. M. & & & \\
\hline Juvenile Home ...... 1 P. M. & & 1 P. M & \\
\hline
\end{tabular}

Room 3-
Enrolled Bills
Enrolling Clerk ....
File Clerk ...........

Rooms 2 and 11-
Committee Clerks ..

Rooms 2, 3, 4. and 11
to be under the control and direction of the Chief Clerk ....

Respectfully submitted.
T. E. Moen, Chairman.
R. O. Garber,
F. C. Sampson.

On motion of Moen of Lyon the report was adopted.

\section*{INTRODUCTION OF BILLS}

By Bradleyं of Poweshiek, House File No. 284, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks and for two (2) ballot boxes in such precinct and providing for witnesses and their qualifications and prescribing the manner of procedure in such precincts and the manner of qualifying of said of ficers and providing penalties for violation of the provisions of this act.

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

By Bradley of Poweshiek, House File No. 285, a bill for an act
to amend the law as it appears in section two hundred and fifty-four-a20 (254-a20) supplement to the code, 1913, (compiled code, section 2104), relating to financial aid for widowed mothers.

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

By Bradley of Poweshiek, House File No. 286, a bill for an act to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the Thirty-seventh (37th) General Assembly, (compiled code, section 4038, Par. 13), relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to other funds.

Read first and second time and referred to committee on municipal corporations.

By Peters of Dallas, House File No. 287, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to wit: Soldiers' Home, Soldiers' Orphans' Home, Juvenile Home, Institution for Feeble-Minded Children, State Sanatorium for the Treatment of Tuberculosis, Training School for Boys, Training School for Girls, Mount Pleasant State Hospital, Independence State Hospital, Clarinda State Hospital, Cherokee State Hospital, State Hospital and Colony for Epilepties, State Penitentiary, Men's Reformatory and Women's Reformatory.

Read first and second time and referred to committee on board of control.

By Peters of Dallas, House File No. 288, a bill for an act to amend section 2727-a89, supplement to the code of 1913, relating to the collection and dissemination of information regarding tuberculosis.

Read first and second time and referred to committee on board of control.

By Peters of Dallas, House File No. 289, a bill for an act to amend the law as it appears in sections three (3), four (4), six (6), seven (7), eight (8), and ten (10) of chapter thirty-seven (37) acts of the Thirty-eighth General Assembly, and to amend paragraph seven (7), section twenty-seven hundred twenty-seven-a 96 (2727-a 96 ) supplemental supplement to the code, 1915, relating to the support funds for the various state institutions under the supervision of the board of control of state institutions.

Read first and second time and referred to committee on board of control.

By Gunderson of Pocahontas, House File No. 290, a bill for an act relating to indebtedness against the general fund of school corporations.

Read first and second time and referred to committee on schools and text books.

By Parsons of Calhoun, House File No. 291, a bill for an act to amend section four hundred ninety-four (494) of chapter five (5) title four (4) of the supplement to the code, 1913 (C. C. section 3182, chapter 5 , title 12), relating to the duties of the county recorder.

Read first and second time and referred to committee on county and township organizations.

By Francis of Taylor, House File No. 292, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having one hundred (100) or more votes, and providing for their selection, and for two (2) additional election clerks and for two (2) ballot boxes in such precincts and prescribing the manner of procedure in such precincts and the manner of qualifying of said officers, and providing penalties for violation of the provisions of this act, and providing compensation for the counting judges and clerks, and
providing that this act shall not apply to precincts where the voting machine is used.

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

By Blake of Fayette, House File No. 293, a bill for an act to amend chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. section 3078), relating to the disposition of funds received as register fees on motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Ingersoll of Tama, House File No. 294, a bill for an act to amend section eight hundred ninety-four (894) paragraph eleven (11), supplement to code, 1913 (compiled code, section 4038), relating to the care, preservation and adornment of cemeteries.

Read first and second time and referred to committee on municipal corporations.

By Hanna of Benton, House File No. 295, a bill for an act to make emergency appropriations for the Iowa College for the Blind and the Iowa School for the Deaf.

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

By Weaver of Polk, House File No. 296, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) supplement to the code, 1913 (C. C. 5627), as amended by chapter four hundred twenty-eight (428) of the acts of the Thirty-seventh General Assembly (C. C. 5628), and to amend section sixteen hundred ninety-nine (1699) of the supplement to the code, 1913 (C. C. 5622), and chapter four hundred twentyeight (428) of the acts of the Thirty-seventh General Assembly (C. C. 5628) relating to kinds of insurance, limitation of risks and investment of funds, and providing for title insurance.

Read first and second time and referred to committee on land titles.

By Donhowe of Story, House File No. 297, a bill for an act to amend section one (1) of chapter two hundred thirty-four (234), acts of the Thirty-eighth General Assembly, relating to public improvements.

Read first and second time and referred to committee on municipal corporations.

Westervelt of Greene offered the following resolution:

\section*{RESOLUTION}

Whereas, The Honorable Mahlon Head, an honored member of the House of Representatives in the Twenty-eighth, Twenty-ninth, Thirtieth and Thirty-first General Assemblies from Greene County, Iowa, died January 17, 1920,

Be It Resolved, That a committee of three be appointed to prepare a memorial to properly commemorate his service to his state and nation.

Unanimous consent having been granted for immediate consideration of the resolution, Mr. Westervelt moved its adoption. Motion prevailed and the resolution was adopted.

The speaker appointed as members of the committee, Westervelt of Greene, Gilmore of Clay, and Bradley of Poweshiek.

\section*{MESSAGES FROM THE SENATE}

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

Be It Resolved by the senate, the House concurring: That the secretary of state be required to furnish for use in the judiciary rooms in the Senate and House two copies each of the code, supplement of 1913, and supplemental supplement of 1915 , and the session laws of the Thirty-
seventh and Thirty-eighth General Assembly and the code revision committee's report, including the compiled code, and that he furnish one copy of each of said volumes for each of the other committee rooms of the House and Senate, and for the journal rooms and enrolling rooms of Senate and House, said books to remain in such rooms for the use of committees during the balance of the session of this General Assembly.

\author{
L. W. Ainsworth, Secretary.
}

\section*{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:

Be It Resolved by the Senate, the House concurring, that the document editor is hereby directed to have printed one thousand \((1,000)\) copies of the legislative handbook for the use of the General Assembly.
L. W. Ainsworth. 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 nominating of such additional employees as may be deemed necessary for the work of this session.
L. W. Ainsworth, Secretary.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Weaver of Polk asked and obtained unanimous consent to consider at this time the following concurrent resolution:

\footnotetext{
Be It Resolved by the Senate, the House concurring, That the joint committee on retrenchment and reform be authorized to nominate such additional employees other than committee clerks as may be deemed necessary for the work of this session including the nomination of a mail carrier, and that the committee recommend the positions to be filled and compensation of such employees so nominated.
}

Mr. Weaver moved that the House concur. Motion prevailed and the House concurred.

\section*{DESKS ASSIGNED}

The chief clerk announced that he had made the following assignment of desks in the press gallery :

No. 8-W. B. Kerr, The Homestead.
No. 9-J. W. Jarnagin, The Iowa Farmer.

On motion of Elliott of Scott the House adjourned until 11:00 a. m. Thursday.

\section*{JOURNAL OF THE HOUSE}
\(\qquad\)
-
Hall of the House of Representatives, Des Moines, Iowa, January 20, 1921.

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

Prayer was offered by the Rev. J. D. Peterson, pastor of the African M. E. church, Newton, Iowa.

Journal of January 19th corrected and approved.

\section*{PETITIONS}

Gordon of Emmet presented a petition from the Service Star Legion, Estherville, relative to adoption of an official state flag.

McGhee of Cerro Gordo presented a petition from the Clear Lake chapter, D. A. R., relative to adoption of an official state flag.

Miller of Lucas presented a petition from the Chariton chapter of the Woman's Auxiliary American Legion relative to the adoption of an official state flag.

Aldrich of Marion presented a petition from the Knoxville chapter, D. A. R., relative to the adoption of an official state flag.

Huft of Cass presented a petition from the Iowa State Federation of Women's Clubs relative to the adoption of an official state flag.

Narey of Dickinson presented a petition from the Spirit Lake chapter, D. A. R., relative to the adoption of an official state flag.

Above petitions referred to committee on military.

Beeman of Allamakee presented a petition from assessors of Allamakee county relative to compensation of assessors.

Referred to committee on compensation of public officers.
Carter of Hardin presented a petition from the citizens of Eldora relative to apportionment of motor vehicle taxes.

Referred to committee on motor vehicles and transportation.

\section*{HOUSE FILES WITHDRAWN}

Francis of Taylor asked and obtained unanimous consent to withdraw House File No. 292 from the committee on elections, and from further consideration by the House.

Donhowe of Story asked and obtained unanimous consent to withdraw House File No. 274 from the committee on judiciary, and from further consideration by the House.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speakei-I am directed to inform your honorable body that the Senate has amended and concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution relating to the appointment of a joint code revision committee.
L. W. Ainsworth. secmetery.

\section*{SENATE AMENDMENTS}

Amend concurrent resolution relating to the procedure in the consideration of code revision by the joint General Assembly creating a joint code revision committee and defining the duties of such committee as amended by the House, as follows:

Strike from line one in section 4, the words and figures "February 21st" and substitute in lieu thereof the words "the end of the second legislative day in March," and by striking from line two of section 5 the words and figures "February 21st" and substituting in lieu thereof the words, "the end of the second legislative day in March."

\section*{SENATE AMENDMENTS CONSIDERED}

Weaver of Polk moved that the House concur in the above Senate amendments to concurrent resolution relative to the ap-
pointment of a joint code revision committee. Motion prevailed and the House concurred in the Senate amendments.

\section*{HOUSE MEMBERS OF JOINT CODE REVISION COMMITTEE}

Mr. Speaker appointed the following members of the House on the joint code revision committee:

\author{
Weaver of Polk \\ Perkins of Sac \\ McClune of Mahaska \\ Larson of Montgomery \\ Edson of Buena Vista \\ Clark of Linn \\ Powers of Crawford \\ Springer of Louisa
}

\section*{INTRODUCTION OF BILLS}

By Peters of Dallas, House File No. 298, a bill for an act providing for the admission of feeble-minded persons to the State Hospital and Colony for Epileptics at Woodward.

Read first and second time and referred to committee on board of control.

By Grimwood of Jones, House File No. 299, a bill for an act appropriating \(\$ 5000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919.

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

By Grimwood of Jones, House File No. 300, a bill for an act appropriating \(\$ 635.60\) to indemnify Chris Conrad Jr., for injuries received when run down by a large state truck while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920.

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

By Elliott of Scott, House File No. 301, a bill for an act to regulate the practice of chiropractic and to provide for the ex-
amination and license of chiropractors and to provide for the appointment and maintenance of a board of examiners.

Read first and second time and referred to committee on public health.

By Clark of Linn, House File No. 302, a bill for an act to amend chapter three hundred eighty-seven (387), acts of the Thirty-seventh General Assembly (compiled code Sec. 2625), providing for a pension and an annuity retirement system for public school teachers.

Read first and second time and referred to committee on schools and text books.

By Young of Davis, House File No. 303, a bill for an act to amend chapter two hundred thirty-three (233), section one (1) of the laws of the Thirty-seventh General Assembly, (C. C. section 1124) relating to the protection of quail.

Read first and second time and referred to committee on fish and game.

By Hanna of Benton and McCulloch of Iowa, House File No. 304, a bill for an act to amend section one (1) of chapter thirtysix (36) of the acts of the Thirty-eighth General Assembly (C. C. section 1658), being an act amendatory of section two (2) of chapter ninety (90) of the acts of the Thirty-seventh General Assembly relating to the organization of farm improvement associations.

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

By Gunderson of Pocahontas, House File No. 305, a bill for an act to amend chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly relating to payment of fees and taxes on motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Moorhead of Scott, House File No. 306, a bill for an act to
amend section five hundred ninety-two (592) supplement to the code, 1913, as amended by section three (3), chapter seventy-six (76), acts of the Thirty-seventh General Assembly, (C. C. section 3459) to increase and adjust compensation of township assessors.

Read first and second time and referred to committee on compensation of public officers.

By Calhoun of Van Buren and Rankin of Lee, House File No. 307, a bill for an act making provision for a convention to revise and amend the constitution, naming the number of delegates and districts; fixing the time for the convening of the convention and provision for submitting the amendments and additions to a referendum.

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

By Bradley of Poweshiek, House File No. 308, a bill for an act to repeal section eight hundred and ninety-one (891), (compiled code, section 4035), and section eight hundred and ninety-two (892), (compiled code, section 4036) of the supplement to the code, 1913, relative to poll tax for cities and towns.

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

By Bradley of Poweshiek, House File No. 309, a bill for an act to repeal sections fifteen hundred and fifty (1550), (compiled code, section 2998), fifteen hundred and fifty-one (1551), (compiled code, section 2999), supplement to the code, 1913, and section fifteen hundred and fifty-two (1552), (compiled code, section 3000), code of 1897, as amended by chapter three hundred thirty-five (335), acts of the Thirty-seventh (37th) General Assembly, relating to road poll tax.

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

By Lake of Woodbury, House File No. 310, a bill for an act to place the position of chief of police of cities who have adopted the commission form of government, under civil service, and to pro-
vide for the examination by the civil service commissioners of applicants for the position of chief of police, and prescribing the qualifications of applicants for such position.

Read first and second time and referred to committee on municipal corporations.

By Donhowe of Story, House File No. 311, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the Thirty-eighth General Assembly (C. C. 8427) relating to the filing of a bond by public contractors.

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

By Parsons of Calhoun, House File No. 312, a bill for an act amending section forty-four hundred eighty-five (4485), title twenty-two (22), chapter one (1) of the code, 1897 (C. C. Sec. 6720) relating to guardian for minor in justice court.

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

By Parsons of Calhoun, House File No. 313, a bill for an act to repeal the law as it appears in section twenty-seven hundred ninety-four (2794) paragraph " C " supplemental supplement to the code, 1915, (C. C. Sec. 2524 Par. 3) relating to transportation to central schools.

Read first and second time and referred to committee on schools and text books.

Ingersoll of Tama offered the following resolution:

\section*{RESOLUTION}

Whereas, The Hon. James Wilson, who represented Tama County in the Twelfth, Thirteenth and Fourteenth General Assemblies and was secretary of agriculture of the United States for sixteen years under the administrations of McKinley, Roosevelt and Taft, departed this life at his home in Traer, Iowa, August 26, 1920, and

Whereas, His record as a man, a legislator and public official, was national in its scope, and

Whereas, It is fitting that we should recognize in some fitting manner the passing of so distinguished a citizen, therefore

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

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Ingersoll moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Ingersoll of Tama, Francis of Taylor and Gilbert of Marshall.

\section*{CONCURRENT RESOLUTION}

Gordon of Emmet offered the following concurrent resolution:

\section*{Resolution memorializing members of congress}

Whereas, The recent decision of the Interstate Commerce Commission in the Illinois Rate Case interprets the Esch-Cummins Act as giving them complete authority over the railways, the entire field of transportation, the traffic itself and all the instrumentalities and means of carrying it on;

Whereas, It means that the laws of the states and their officers are defied and that the Interstate Commerce Commission has assumed exclusive authority over the railways;

Whereas, Wheat, corn, live stock and all farm products are being marketed at a heavy loss to the farmers;

Whereas, The freight and passenger rates are already burdensome to the producers and consumers, with the likelihood that the railroads will ask for further increase in rates; with no consideration apparently having been given in the recent raise in rates as to the low cost of construction and operation in the prairie states; with no completed valuation of the railways or as to the fact that the railways in these states have not millions of dollars invested in depots or terminals, we consider it unwise to confer upon the Interstate Commerce Commission the greatest power ever given to a body of men in peace times. Now therefore

Be It Resolved by the House, the Senate concurring, That we call upon Congress to so amend the Transportation Act and in such plain language that the authority of the states over railways in their respective territories will be maintained without an opportunity for misinterpretation.

Be It Further Resolved, That a copy of this resolution be mailed to
each of our Senators and each member of the House of Representatives from Iowa in the United States Congress.

Laid over under rule No. 34.

SENATE CONCURRENT RESOLUTIONS CONSIDERED.
Healy of Hancock called up Senate concurrent resolution found on pages 228 and 229 of the House Journal of January 19th, relative to furnishing law books for the committee rooms of the House and Senate.

Mr. Healy moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

Larson of Montgomery called up Senate concurrent resolution found on page 229 of the House Journal of January 19th, relative to the printing of one thousand legislative hand books.

Mr. Larson moved that the House concur. Motion prevailed - and the House concurred in the Senate concurrent resolution.

\section*{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 the House amendment to Senate joint resolution number 1 in which the concurrence of the Senate was asked:

Senate joint resolution number 1, a resolution fixing the compensation of the officers and employees of the Thirty-ninth General Assembly.
L. W. Ainsworth, Secretary.

Becker of Clayton moved that the House insist upon its amendments to Senate joint resolution No. 1. Motion prevailed.

\section*{APPOINTMENT OF CONFERENCE COMMITTEE}

Mr. Speaker appointed the following members on the part of the House as a conference committee for Senate joint resolution No. 1.

\author{
Becker of Clayton \\ Dodd of Howard \\ Anderson of Winnebago \\ Perkins of Sac
}

\section*{APPOINTMENT OF DOORKEEPER}
H. A. Hoffman, who was appointed to take the place of Jos. Watts as doorkeeper, because of Mr. Watts' inability to serve in that capacity, appeared at the desk and took and subscribed to the required oath.

On motion of Olson of Clinton the House adjourned until 10:30 a. m. Friday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Mones. Iowa, January 21, 1921.

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

Prayer was offered by the Rev. C. William Best, pastor of the Congregational church, Perry, Iowa.

Journal of January 20th corrected and approved.

\section*{PETITIONS}

Stimson of Page presented petitions from Clarinda chapters of the P. E. O., W. C. T. U. and Eastern Star relative to the adoption of an official state flag.

Gilmore of Clay presented a petition from citizens of Spencer relative to adoption of an official state flag.

Letts of Washington presented a petition from Washington chapter D. A. R., relative to adoption of an official state flag.

Above petitions referred to committee on military.
Smith of Clinton presented a petition from assessors of Clinton county relative to compensation of assessors.

Referred to committee on compensation of public officers.
Garber of Floyd presented a petition from citizens of Rockford relative to apportionment of motor vehicle taxes.

Parsons of Calhoun presented a petition from town council of Rockwell City relative to apportionment of motor vehicle taxes.

Above petitions referred to committee on motor vehicles and transportation.

Calhoun of Van Buren presented a petition from the druggists of Van Buren county protesting against the abolishment of the pharmacy commission.

Lockin of Cherokee presented a petition from citizens of Cherokee protesting against the abolishment of the pharmacy commision.

Referred to committee on pharmacy.
Parsons of Calhoun presented a petition from the town council of Rockwell City relative to appointment of a commissioner to determine rates to be charged by light, heat and power companies.

Referred to committee on public utilities.

\section*{HOUSE FILE WITHDRAWN}

Bradley of Poweshiek asked and obtained unanimous consent to withdraw House File No. 284 from the committee on elections, and from further consideration by the House.

\section*{AMENDMENT FILED}

Weaver of Polk filed the following amendment to the concurrent resolution offered by Gordon of Emmet, found on pages 237 and 238 of the House Journal of January 20 :

Amend the second paragraph of the concurrent resolution by striking out the word "defied" and inserting in lieu thereof the words "rendered null and ineffective."

Rankin of Lee moved that when the House adjourn it be until 11:00 a. m. Saturday.

On the question, "When the House adjourns shall it be until 11:00 a. m. Saturday?"

Ayes, 34

Allyn
Benz Berry Bradley
Brady
Buffington
Carter

Clark
Doolittle
Emery
Gilmore of Clay
Gordon
Hanna
Harrison

Held
Kime
Knickerbocker
Larson
LeValley McDonald Mills
O'Donnell
Parrott
Perkins
Peterson
Powers

Rankin
Rumley
Sampson
Schulte
Weaver

Weber
Young
Mr. © Speaker

Nays, 69
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Cedar \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Orr \\
Parsons
\end{tabular} \\
Anderson & Graham & Peters \\
Becker & Grimwood & Ramsey \\
Blake & Gunderson & Santee \\
Calhoun & Hauge & Schirmer \\
Children & Healy & Scott of Appanoose \\
Colbert & Huff & Scott of Fremont \\
Criswell & Ingersoll & Shores \\
Dodd & Justice & Slemmons \\
Donhowe & Letts & Springer \\
Edgington & Lockin & Sterling \\
Edson & Long & Stimson \\
Elliott & McClune & Stone \\
Elson & McCulloch & Storey \\
Fackler & McGhee & Truax \\
Forsling & Mayne & Ulstad \\
Francis & Moen & Van Camp \\
Garber of Adair & Moorhead & Morgan \\
Garber of Floyd & Narey & Vance \\
Gibson & Nilbert & Nervig \\
Gilbertson & Olson & Westervelt \\
Gilbert & Ontjes & Wolfe \\
& & Year
\end{tabular}

Absent or not voting, 5
\begin{tabular}{lll} 
Beeman & Miller & Senter \\
Lake & Smith &
\end{tabular}

Motion lost.

Hauge of Polk moved that when the House adjourn it be until 9:00 a. m. Monday.

Weaver of Polk moved to amend the motion of Hauge of Polk by changing the time from \(9: 00 \mathrm{a} . \mathrm{m}\). Monday to \(10: 30 \mathrm{a} . \mathrm{m}\). tomorrow.

On the question, "Shall the amendment be adoptedq"

Ayes, 85
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Blake \\
Allyn
\end{tabular} & Colbert \\
Becker & Bradley & Criswell \\
Beeman & Brady & Dodd \\
Benz & Buffington & Donhowe \\
& & Doolittle
\end{tabular}
\begin{tabular}{ll} 
Edgington & Larson \\
Elliott & Letts \\
Elson & LeValley \\
Emery & Lockin \\
Fackler & Long \\
Forsling & McClune \\
Francis & McCulloch \\
Garber of Floyd & McDonald \\
Gibson & McGhee \\
Gilmore of Cedar & Mayne \\
Gilmore of Clay & Mills \\
Gordon & Moen \\
Grimwood & Moorhead \\
Gunderson & Narey \\
Hanna & Nervig \\
Harrison & Olson \\
Healy & Ontjes \\
Held & Orr \\
Huff & Parrott \\
Ingersoll & Parsons \\
Justice & Perkins \\
Kime & Ramickerbocker \\
Knick \\
Lake & Rumley \\
& Sampson
\end{tabular}

Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Springer
Sterling
Stimson
Stone
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 18
Aiken
Anderson
Berry
Calhoun
Children
Clark

Edson
Garber of Adair
Gilbert
Graham
Hauge
Morgan

O'Donnell
Powers
Rankin
Slemmons
Smith
Storey

Absent or not voting, 5

Gilbertson Miller

Peters
Peterson

Ulstad

So the motion by Weaver of Polk prevailed.
Motion by Hauge of Polk as amended prevailed.
Speaker pro tempore Larson in the chair.

\section*{INTRODUCTION OF BILLS}

By Lake of Woodbury, House File No. 314, a bill for an act to amend section 1056 -a 61 supplement to the code 1913 (section 4265 C. C.) fixing the poulation of cities authorized to levy tax for garbage disposal plant or system.

Read first and second time and referred to committee on municipal corporations.

By Edson of Buena Vista, House File No. 315, a bill for an act to amend section nineteen hundred eighty-nine-a eight (1989a8), supplemental supplement to the code, 1915, (C. C. Sec. 4843), and to amend section nineteen hundred eighty-nine-a twelve (1989-a12) supplemental supplement to the code, 1915, (C. C. Sec. 4851 ), and to amend section nineteen hundred eighty-nine-a twenty-six (1989-a 26 ) supplement to the code, 1913, (C. C. Sec. 4874 ) relating to drainage and the method of fixing the assessments, the date the said assessment shall become due and the payment thereof.

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

By Children of Pottawattamie, House File No, 316, a bill for an act to amend chapter ninety ( 90 ), title III of the code as amended, relating to the selection of grand and petit jurors.

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

By Criswell of Boone, House File No. 317, a bill for an act to amend chapter two hundred seventy-five (275) acts of the Thirtyeighth General Assembly (C. C. Sec. 3057) relating to the exemption of fees of certain motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Smith of Clinton, House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293) laws of the Thirty-eighth General Assembly relating to the compensation of county officers.

Read first and second time and referred to committee on compensation of public officers.

By Moorhead of Scott, House File No. 319, a bill for an act to amend section one thousand eighty-seven-a-ten (1087-a-10) supplement to the code, 1913, (C. C. section 368) referring to nomination papers.

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

By Moorhead of Scott, House File No. 320, a bill for an act to amend section two (2) chapter eighty-six (86), acts of the Thir-ty-eighth General Assembly to provide for uniform party columns on ballot.

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

By Moorhead of Scott, House File No. 321, a bill for an act to amend sections one thousand eighty-seven-a-five (1087-a-5) and one thousand ninety-three (1093) supplemental supplement to the code, 1915, (C. C. sections 373 and 426) referring to election boards and providing for the compensation of judges and clerks of election.

Read first and second time and referred to committee on compensation of public officers.

By Weaver of Polk, House File No. 322, a bill for an act to amend section fifty seventy-seven-c (5077-c) of the supplement to the code, 1913, (C. C. 8697) relative to the registering of charitable organizations soliciting public aid.

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

By Weaver of Polk, House File No. 323, a bill for an act repealing section fifty hundred forty-nine (5049), fifty hundred fifty ( 5050 ) and fifty hundred fifty-one (5051) of the code, (C. C. 8701,8702 and 8703 respectively), relative to the false use of any label, trade mark or form of advertisement, and enacting a substitute therefor.

Read first and second time and referred to committee on commerce and trade.

By Knickerbocker of Linn, House File No. 324, a bill for an act to amend chapter two hundred eighty-seven (287) acts of the Thirty-eighth General Assembly (C. C. section 1734), relating to the control and suppression of dangerous, contagious and infectinus diseases of domestic animals, and for the inspection of live stock imported into the state of Iowa for breeding, work or dairy purposes; also to provide for the payment of in-
demnity in co-operation with the federal government, and making an appropriation therefor.

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

By Allyn of Ringgold, House File No. 325, a bill for an act to amend the law as it appears in chapter three hundred fiftythree (353) of the laws of the Thirty-eighth General Assembly (C. C. Sec. 432) relating to separate ballots for women.

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

By Ingersoll of Tama, House File No. 326, a bill for an act to amend chapter two hundred forty-eight (248), section ten (10), acts of the Thirty-eighth General Assembly, (compiled code, section 1794), relating to transporting carcasses of dead animals.

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

By Mayne of Palo Alto, House File No. 327, a bill for an act to amend chapter two hundred and thirty-six (236) acts of the Thirty-seventh General Assembly (C. C. Sec. 1177) as amended by chapter three hundred and sixty-eight (368) acts of the Thir-ty-eighth General Assembly relating to public parks and lands on lake shores.

Read first and second time and referred to committee on public lands and buildings.

By Springer of Louisa, House File No. 328, a bill for an act to repeal section thirty-four hundred fifteen (3415) of the code, as amended by chapter three hundred ninety-one (391) acts of the Thirty-eighth (38th) General Assembly, (compiled code section 7942) and to enact a substitute therefor, relating to the compensation of executors, administrators and attorneys in the settlement of estates.

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

By Forsling of Woodbury, House File No. 329, a bill for an act to amend section two thousand seven hundred twenty-seven-a-sixty-one (2727-a-61) supplement to the code of Iowa, 1913 (C. C. Sec. 2047) relating to compensation of inspector for board of control.

Read first and second time and referred to committee on board of control.

By Forsling of Woodbury, House File No. 330, a bill for an act to legalize certain warrants issued by the city of Sioux City on the water works fund of said city and to authorize the execution and sale of bonds to fund same.

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

Vance of Madison offered the following resolution:

\section*{RESOLUTION}

Whereas, The Honorable John Shambaugh, of Madison County, Iowa, an honored member of the Twenty-seventh and Twenty-eighth General Assemblies of the state of Iowa, departed this life in Jefferson township, Madison county, Iowa, on August 14, 1919 ;
*Therefore, Be It Resolved, That a committee of three be appointed to prepare a memorial to properly commemorgte his life and public service.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Vance moved its adoption. Motion prevailed and the resolution was adopted.

The chair appointed as members of the committee, Vance of Madison, Peters of Dallas and Storey of Warren.

Hanna of Benton offered the following resolution:

\section*{RESOLUTION}

Whereas, The Honorable Malcolm F. McNie, an honored member of the House of Representatives in the Twenty-ninth, Thirtieth, and Thirtyfirst General Assemblies from Benton county, Iowa, departed this life at his home in Long Beach, California, on the 16th day of December, 1920.

Therefore, Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly, That a committee of three be appointed
to draft suitable resolutions to be presented to the House concerving the life and public service of the said Malcolm F. McNie.

Cnanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hanna moved its adoption. Motion prevailed and the resolution was adopted.

The chair appointed as members of the committee Hanna of Benton, Morgan of Jasper and Harrison of Pottawattamie.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Steaker-I am directed to inform your honorable body that the Senate has amended and passed the following joint resolution in which the concurrence of the Senate was asked:

House joint resolution No. 1, a joint resolution providing for the employment of electricians for the operation of the voting machine.
L. W. Ainsworth, Secretary.

\section*{SENATE AMENDMENTS}

Amend by striking out all of section 1 after the word "electrician" in line 5 and inserting in lieu thereof the words, "at a salary of \(\$ 200.00\) per month, and an assistant electrician at a salary of \(\$ 100.00\) per month."

And by striking out of line 2 of the title the comma and inserting in lieu thereof the word "and" and by striking out the word "and" at the end of line 2 and the words "a messenger to the electrician" in line 3 of said title.

SENATE AMENDMENTS CONSIDERED
Hauge of Polk moved that the House concur in the Senate amendments to House joint resolution No. 1.

On the question, "Shall the House concur?"
Ayes, 98
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Calhoun
\end{tabular} & \begin{tabular}{l} 
Elson \\
Allyn
\end{tabular} \\
Anderson & Carter & Emery \\
Becker & Children & Fackler \\
Beeman & Clark & Forsling \\
Benz & Colbert & Francis \\
Berry & Criswell & Garber of Adair \\
Blake & Dodd & Garber of Floyd \\
Bradley & Donhowe & Gibson \\
Brady & Doolittle & Gilbert \\
Buffington & Edgington & Gilbertson \\
Elliott & Gilmore of Cedar
\end{tabular}
\begin{tabular}{lll} 
Gilmore of Clay & McGhee & Schirmer \\
Gordon & Mayne & Schulte \\
Graham & Mills & Scott of Fremont \\
Grimwood & Moen & Shores \\
Gunderson & Moorhead & Slemmons \\
Hanna & Narey & Sterling \\
Harrison & Nervig & Stimson \\
Hauge & O'Donnell & Stone \\
Healy & Olson & Storey \\
Held & Ontjes & Truax \\
Huff & Orr & Ulstad \\
Ingersoll & Parrott & Van Camp \\
Kime & Parsons & Vance \\
Knickerbocker & Perkins & Wamstad \\
Lake & Peters & Weaver \\
Letts & Peterson & Westervelt \\
LeValley & Powers & Wolfe \\
Lockin & Ramsey & Year \\
Long & Rankin & Yenter \\
McClune & Rumley & Young \\
McCulloch & Sampson & Mr. Speaker \\
McDonald & Santee &
\end{tabular}

Nays, 2
Morgan
Springer

Absent or not voting, 8
\begin{tabular}{lll} 
Aldrich & Larson & Smith \\
Edson & Miller & Weber \\
Justice & Scott of Appanoose &
\end{tabular}

So the motion prevailed and the House concurred in the Sonate amendments to House joint resolution No. 1.

On motion of Hauge of Polk the House adjourned.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, January \(22,1921\).

House met pursuant to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. W. H. Griffen, pastor of St. Paul A. M. E. church, Des Moines.

Journal of January 21st corrected and approved.

\section*{PETITIONS}

Lockin of Cherokee presented a petition from Washta chapter S. S. L., relative to state bonus for soldiers.

Referred to committee on military.
Garber of Floyd presented a petition from board of supervisors of Floyd county relative to primary road fund.

Referred to committee on motor vehicles and transportation.
Brady of O'Brien presented a petition from citizens of Sheldon relative to adoption of an official state flag.

Blake of Fayette presented a petition from West Union chapter D. A. R., relative to the adoption of an official state flag.

Lockin of Cherokee presented a petition from Cherokee chapter D. A. R., relative to the adoption of an official state flag.

Above petitions referred to committee on military.
Becker of Clayton presented a petition from town council of MeGregor relative to apportionment of motor vehicle taxes.

McGhee of Cerro Gordo presented a petition from city council of Clear Lake relative to apportionment of motor vehicle taxes.

Becker of Clayton presented a petition from town council of Garnavillo relative to apportionment of motor vehicle taxes.

Blake of Fayette presented a petition from city council of Oelwein relative to apportionment of motor vehicle taxes.

Above petitions referred to committee on motor vehicles and transportation.

\section*{LEAVE OF ABSENCE}

On request of Perkins of Sac leave of absence was granted Clark of Linn until Monday.

On request of Dodd of Howard leave of absence was granted Gilbert of Marshall until Monday.

On request of Garber of Adair leave of absence was granted Hauge of Polk until Monday.

On request of Vance of Madison leave of absence was granted Morgan of Jasper until Monday.

On request of Buffington of Mills leave of absence was granted Storey of Warren until Monday.

\section*{INTRODUCTION OF BILLS}

By Francis of Taylor, and Bradley of Poweshiek, House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of procedure in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act.

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

By Lake of Woodbury, House File No. 332, a bill for an act limiting the authority of city manager in regard to members of the police and fire departments in cities which adopt the city manager plan of government as provided in chapter fourteen-d (14-d) supplemental supplement to the code, 1915 (C. C. Sec. 4287) and to provide that the adoption of such plan of government of cities shall in no way affect the law as it exists regarding civil service as applied to members of the police and fire departments, nor the law relative to pensions for disabled policemen, or firemen.

Read first and second time and referred to committee on municipal corporations.

By McClune of Mahaska, House File No. 333, a bill for an act relating to the construction of bridges on a county line by the board of supervisors.

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

By Parrott of Carroll, House File No. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a) supplemental supplement to the code, 1915, (C. C. Sec. 6551) and twenty-nine hundred sixty three-l (2963-1) supplemental supplement to the code, 1915, (C. C. Sec. 6559), legalizing acknowledgements of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1, 1915, and making provision that this act shall not affect pending litigation.

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

By Truax of Guthrie, House File No. 335, a bill for an act to amend section one thousand ninety-three, (1093), supplemental supplement to the code 1915, (compiled code Sec. 426), relating to the compensation of election boards.

Read first and second time and referred to committee on compensation of public officers.

By Sterling of Hamilton, House File No. 336, a bill for an act to legalize the acts and proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district No. 2-104, within said counties.

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

Francis of Taylor offered the following resolution:

\section*{RESOLUTION}

Be it Resolved by the House of Representatives of the Thirty-ninth General Assembly:

That all memorial resolutions presented by committees heretofore or hereafter appointed, shall be held by the chief clerk of the House and not read or printed in the journal until the last week of the session, at which time the House shall designate an evening session of the House for a memorial session, at which time said resolutions shall all be presented and read and printed in the fournal, and a sufficient number printed in pamphlet form for distribution among the members and friends and relatives of the deceased and that at said memorial session an opportunity be offered to the members of the House to present such other written or oral tribuies of respect as they may desire.

Laid over under rule 34.

\section*{CONCURRENT RESOLUTION}

Kime of Webster offered the following concurrent resolution:
Be It Resolved by the House, the Senate concurring, That a joint session of the Senate and House be held on Friday afternoon, January 28th, at 2:00 o'clock, for a joint hearing on house file number 272, relating to an industrial court for Iowa; and that an invitation be extended to the Hon. Henry J. Allen, Governor of Kansas, and to the Hon. Samuel Gompers, president of the American Federation of Labor, to address such joint assembly.

Laid over under rule 34.

\section*{RESOLUTION}

Ingersoll of Tama offered the following resolution:
Whereas, The Hon. G. R. Struble, who represented Tama county in the Eighteenth and Nineteenth General Assemblies, being speaker of the House of the Nineteenth General Assembly, died at his home in Toledo, Iowa, December 15, 1918, and,

Whereas, His record as a man, a legislator and a judge of the district court, was state-wide in its scope, and,

Whereas, It is fitting that we should recognize in some manner the passing of this distinguished citizen, therefore,

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

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Ingersoll moved its adoption. Motion prevailed and the resolution was adopted.

The chair appointed as members of the committee, Ingersoll of Tama, Sampson of Audubon and Ramsey of Butler.

\section*{APPOINTMENT OF PAGE}

The chief clerk announced the appointment of Clarence Jackson as chief clerk's page, to take the place of Harold Garwood who was selected as one of the pages of the House.

Clarence Jackson appeared at the desk and took and subscribed to the required oath.

On motion of McClune of Mahaska the House adjourned until 11:00 a. m. Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Repbesentatives, Des Moines, January 24, 1921.

House met pursuánt to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. A. W. Armstrong, Des Moines conference historian, Perry.

Journal of January 22nd corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of McGhee of Cerro Gordo leave of absence was granted Springer of Louisa indefinitely.

\section*{Petitions}

Emery of Wapello presented petitions from the P. E. O. Sisterhood, Cloutman Relief Corps No. 134 and O. B. Nelson Post No. 3, American Legion, Ottumwa, relative to adoption of an official state flag.

Blake of Fayette presented a petition from Waucoma chapter D. A. R., relative to adoption of an official state flag.

Above petitions referred to committee on military.
Smith of Clinton presented a petition from De Witt Service Star Legion relative to state bonus for soldiers.

Olson of Clinton presented a petition from De Witt Service Star Legion relative to state bonus for soldiers.

Above petitions referred to committee on military.
Larson of Montgomery presented a petition from presidents of independent school districts of Montgomery county relative to increased levy for school purposes. Referred to committee on judiciary.

Aiken of Ida presented a petition from the Farmers' Protective and Welfare Association relative to apportionment of motor vehicle taxes. Referred to committee on motor vehicles and transportation.

\section*{INTRODUCTION OF BILLS}

By Fackler of Adams, House File No. 337, a bill for an act to amend chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly (C. C. Sec. 2912), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary road fund in the construction of eulverts and bridges on the primary road system.

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

By Brady of O'Brien, House File No. 338, a bill for an act to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars \((\$ 120,000)\) for constructing and equiping a new school house and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.

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

By Emery of Wapello, House File No. 339, a bill for an act to amend section thirteen hundred four (1304) of the code (C. C. Sec. 4482), relating to exemption of homesteads from taxation.

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

By Peterson of Henry, House File No. 340, a bill for an act to repeal section two thousand three hundred fifty-five (2355) of the code, and all amendments thereto (C. C. 1187), relating to partition fences and to enact a substitute therefor.

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

By Westervelt of Greene, House File No. 341, a bill for an act to amend section twelve hundred ninety-a ( \(1290-\mathrm{a}\) ) supplemental supplemental to the code (C. C. 707), relating to the compensation of appraisers appointed to appraise property for the assessment of collateral inheritance taxes and other purposes.

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

By Donhowe of Storey, House File No. 342, a bill for an act to authorize the paving by the state of Iowa of the public highway through and adjacent to the grounds of the Iowa State College and connecting the Iowa State College with the city of Ames, and making an appropriation therefor.

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

By Peters of Dallas, House File No. 343, a bill for an act to legalize an act of the board of control of state institutions granting a lease to the government of the United States on certain real estate situated near Knoxville, Marion county, known as the State Hospital for Inebriates.

Read first and second time and referred to committee on board of control.

By Peters of Dallas, House File No. 344, a bill for an act to amend section fifty-six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173), acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), relating to granting pardons.

Read first and second time and referred to committee on board of control.

By Carter of Hardin, House File No. 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182), acts of the Thirty-seventh General Assembly (C. C. Sec. 3740), relating to the erection of city halls and the issuance of bonds therefor.

Read first and second time and referred to committee on municipal corporations.

By Carter of Hardin, House File No. 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Forsling of Woodbury, House File No. 347, a bill for an act to amend section nine hundred thirty-two-a (932-a) and nine hundred thirty-two-e ( 932 -e), supplement to the code, 1913 (C. C. 4089 and 4093), relating to pension for disabled and retired firemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the sur viving widow or minor children of a deceased fireman.

Read first and second time and referred to committee on municipal corporations.

By Forsling of Woodbury, House File No. 348, a bill for an act to amend chapter twenty-three (23) acts of the Thirty-seventh General Assembly (C. C. 4097 and 4101), and section nine hundred thirty-two-j (932-j), supplement to the code, 1913 (C. C. 4097 and 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman.

Read first and second time and referred to committee on municipal corporations.

By Buffington of Mills, House File No. 349, a bill for an act to repeal section five thousand two hundred and forty (5240)
supplement to the code, 1913 (C. C. Sec. 9299), relating to the impaneling of the grand jury and to enact a substitute therefor.

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

By Buffington of Mills, House File No. 350, a bill for an act to amend section four hundred and twenty-two (422) supplemental supplement.to the code, 1915, (C. C. Sec. 3130) relating to powers and duties of board of supervisors.

Read first and second time and referred to committee on school and text books.

By Weaver of Polk, House File No. 351, a bill for an act repealing section eighty-five (85) of the code (C. C. 102), relative to certain fees to be charged by the secretary of state in certain cases, and enacting a substitute therefor.

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

By Mayne of Palo Alto, by request, House File No. 352, a bill for an act for the appointment of a commission to investigate and report upon the subject of reformed judicature.

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

By Parrott of Carroll, House File No. 353, a bill for an act to legalize an ordinance of the incorporated town of Manning, Iowia, granting a franchise to the Audubon Telephone company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone company, its successors and assigns, by said town.

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

Francis of Taylor called up resolution offered by him, found on page 252 of the House Journal of January 22nd, relative to memorial resolutions, and moved its adoption.

Motion prevailed and the resolution was adopted.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speaker--J 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 authorizing the executive council to purchase and install in the lobby of the first floor of the capitol a suitable case wherein the flags belonging to Iowa regiments during the world war may be preserved.
L. W. Ainsworth, Secretary.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Lake of Woodbury asked and obtained unanimous consent to consider at this time the following Senate concurrent resolution :

Be It Resolved by the Senate, the House concurring, that the executive council is hereby authorized to purchase and install in the lobby of the first floor of the capitol, a suitable case wherein the flags belonging to Iowa regiments during the world war may be preserved.

Mr. Lake moved that the House concur. Motion prevailed and the House concurred.

On motion of Lockin of Cherokee the House adjourned until 10:30 a. m. Tuesday.

\title{
JOURNAL OF THE HOUSE
}

\section*{Hall of the House of Representatives, Des Moines, January 25, 1921.}

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

Prayer was offered by the Rev. C. D. Jacobs, D. D., pastor of the First Presbyterian church, Ottumwa.

Journal of January 24th corrected and approved.

\section*{PETITIONS}

Hauge of Polk presented a petition from the commercial club of Ankeny relative to assessment for improvement of Des MoinesAnkeny road. Referred to committee on roads and highways.

\section*{INTRODUCTION OF BILLS}

By Parsons of Calhoun, House File No. 354, a bill for an act to repeal paragraph five (5) section ten (10) chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3053, Par. 5) and to enact a substitute therefor, fixing a schedule of license fees for trailers to motor vehicles and trucks.

Read first and second time and referred to committee on motor vehicles and transportation.

By Hauge of Polk, House File No. 355, a bill for an act relating to the appointment of bailiffs in district courts in judicial districts comprising but a single county, and amending section five hundred three (503) of the code (C. C. Sec. 3201).

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

By Clark of Linn, House File No. 356, a bill for an act to amend
section one (1) of chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. Sec. 3547), relating to compensation of city assessors in certain cities.

Read first and second time and referred to committee on municipal corporations.

By Moorhead and Elliott of Scott, House File No. 357, a bill for an act to amend section nine hundred thirty-two-e (932-e). supplement to the code, 1913, (C. C. Sec. 4093) relative to pensions for disabled and retired firemen.

Read first and second time and referred to committee on municipal corporations.

By Moorhead of Scott, House File No. 358, a bill for an act to amend section two thousand seven hundred fifty-three (2753) of the code (C. C. Sec. 2540), referring to special school house tax.

Read first and second time and referred to committee on schools and textbooks.

By Moen of Lyon, House File No. 359, a bill for an act to amend chapter two hundred seventy-five (275) acts of the Thir-ty-eighth General Assembly relating to time of payment of fees and taxes on motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

\section*{REPORT OF COMMITTEE ON RULES}

Larson of Montgomery, from the committee on rules, submitted the following report and asked and obtained unanimous consent to have it printed in the Journal:

Mr. Speaker-Your committee on rules beg leave to report that it has had under consideration the matter of recommending rules for the House of Representatives of the Thirty-ninth General Assembly and that said committee has instructed me to report to the House that it recommends the adoption of the rules herein specified or referred to, to wit:

That the rules of the House of Representatives of the Thirty-eighth General Assembly be adopted subject to the following changes, to wit:

\section*{Rule 1}

That the word "read" in the last line of said rule be stricken out and the word "corrected" be inserted.

Rule 10
That the word "read" as it appears in the first line of said rule be stricken out and the word "corrected" be inserted.

\section*{Rule 43}

That said rule be stricken out and the following inserted:
"All bills and joint resolutions introduced shall be typewritten or printed on legal cap paper, double spaced, with titles, enacting clause and body of bill as directed by the secretary of the Senate and chief clerk of the House. The written or printed lines in the body of the bill, except the last line of each paragraph, shall contain in spaces, characters and letters, approximately sixty-five (65). Each bill shall be presented securely fastened in a bill cover, and be accompanied by two carbon or correct copies thereof, and by three copies of the title alone on separate slips."

\section*{Rule 44}

Strike all of the first paragraph of said rule and insert the following:
"The final date for the introduction of bills shall.be at the end of the second legislative day in March, 1921, excepting appropriation bills and committee bills introduced by the appropriate committees, and amend the second paragraph of said rule by striking therefrom the words and figures "March 10th" and inserting the words and figures "March 12, 1921," and by striking from the last paragraph of said rule the words and figures "March 10, 1919," and inserting instead the words and figures "March 12, 1921."

Rule 45
That said rule be striken out and the following inserted:

\section*{METHOD OF INTRODUCING AND READING OF BILLS .}

All bills to be introduced in the House shall be filed with the chief clerk, prior to the convening of the House. When the time for introducing bills is reached in the regular order of business, the chief clerk will proceed in the same manner as if the bills were introduced from the floor. This rule does not deny a member the right to introduce a bill from the floor, but members so far as practicable, are requested to observe this rule.

Every bill shall receive three several readings, but no bill shall have its second and third reading on the same day.

\section*{Rule 47}

That said rule be stricken out and the following inserted:

\author{
SECOND READING, COMMITMENT AND AMENDMENTS
}

Upon a second reading of the bill, the speaker shall state that it is ready for commitment or amendment; and if committed, then the question shall be whether to a select or a standing committee, or to a committee of the whole House. If to a committee of the whole House, the House shall determine on what day.

All amendments offered to bills on file or on the calendar shall be accompanied by three copies and shall be filed with the chief clerk. Such amendments shall give the number of the bill sought to amend and the chief clerk shall number each such amendment thus: Amendment No. - to House File No. - or Senate File No. - .

\section*{Rule 51}

That said rule be stricken out and the following inserted:

\section*{ENGROSSMENT OF BILLS}
"Every bill shall be considered engrossed when ordered to a third reading, unless the House affirmatively directs engrossment."

Rule 56
That said rule be stricken out and the following inserted:
"Bills and joint resolutions shall be printed in form as provided by law. Each house may direct the printing of an additional number of its own bills. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill (and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting "substitute for" such bill), and such substitute bill shall by the file clerk be included in the bill file next to the original bill and such substitute bill shall not be printed in the Journals.

Local or legalizing bills of a strictly private interest shall not be printed in the Journal, but are to be printed in bill form only when the cost of such printing shall be deposited with the document editor at the rate of \(\$ 2.00\) per page, and the newspaper publication of such bill shall be without expense to the state and same shall not be published until the cost of same has been paid to the secretary of state.

\section*{Rule 58}

Add at the end of said rule the words "or code revision committee, or code commissioners bills."

Rule 63
That the word "read" in the third line of said rule be stricken out and the word "corrected" be inserted.

Rule 64
That said rule be stricken out and the following inserted:
"No one shall be admitted to the floor of the House during its session, except members of the General Assembly and employees in the performance of their duties, ex-members of the General Assembly, the state officers and their deputies, judges of the supreme and district courts, the families of members of the General Assembly, superintendents and officers of the state institutions, and each member shall have the right to admit a friend who may be visiting him.

No person admitted to the floor of the House shall, while the House is in session, lobby or attempt to exercise any influence with any member for or against any matter then pending, or that may thereafter be considered by the House. Any person violating this rule shall be summarily dismissed from the floor of the House, and shall forfeit his right to admission thereafter.

It shall be the duty of each member and employee of the House who believes that this rule is being violated to report such violation immediately to the sergeant-at-arms.

Lobbyists shall not be admitted, or be permitted to remain on the floor of the House, or in the cloak rooms of the House, while the House is in session.

Representatives of the press shall be admitted to the reporter's gallery."

\section*{Rule 66}

That said rule be stricken out and the following inserted:
"Committee clerks of the House shall be under the general direction of the Speaker. All committee clerks shall be on duty at the House from 8:30 a. m. until 5:30 p. m., except as herein otherwise provided. Any clerk absenting himself or herself from the House except for the noon luncheon without filing at the desk a written excuse signed by the members to whom he or she is assigned, shall not receive any pay for the day or days on which he or she is absent. Committee clerks shall do work for any member of the House upon request unless otherwise employed."
E. A. Larson, Chairman.

\section*{REPORT OF JOINT COMMITTEE ON RULES}

Larson of Montgomery, from the joint committee on rules, submitted the following report and asked and obtained unanimous consent to have it printed in the Journal:

\section*{To the Honorable President of the Senate and Speaker of the House:}

Your joint committee on rules, consisting of the Senate and House committees on rules of the Thirty-ninth General Assembly, respectfully report and recommend that the joint rules of the Thirty-eighth General Assembly be adopted as the joint rules of the Thirty-ninth General Assembly, with the following changes, modifications and additions:

Substitute the following for Joint Rule Nos. 12 and 16, Senate Rule 25 and House Rule 56, and same shall also take the place of concurrent resolution regarding legalizing acts appearing on Page 189, H. J., Thirty-ninth General Assembly:

\section*{Rule No.}

\section*{PRINTING OF BILLS AND OTHER DOCUMENTS}

Bills and joint resolutions shall be printed in form as provided by law. Each house may direct the printing of an additional number of its own bills. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill (and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting "substitute for" such bill), and such substitute bill shall, by the file clerk, be included in the bill file next to the original bill, and such substitute bill shall not be printed in the Journals.

Local or legalizing bills of a strictly private interest shall not be printed in the Journal, but are to be printed in bill form only when the cost of such printing shall be deposited with the document editor at the rate of \(\$ 2.00\) per page, and the newspaper publication of such bill shall be without expense to the state, and same shall not be published until the cost of same has been paid to the secretary of state.

Also add the following new rule:

\section*{Rule No.}

\section*{FORM OF BILL}

All bills and joint resolutions introduced shall be typewritten or printed on legal cap paper, double spaced, with titles, enacting clause and body of bill as directed by the secretary of the Senate and chief clerk of the House. Written or printed lines in the body of the bill, except the last line of each paragraph, shall contain in spaces, characters and letters, approximately sixty-five (65) Each bill shall be presented securely fastened in
a bill cover, and be accompanied by two carbon or correct copies thereof, and by three copies of the title alone, on separate slips.

Rule No.
companion bills
Where bills are introduced in both houses containing identically the same text, they shall be called companion bills. The Senate shall designate its author in the usual way, followed immediately by the name of the House member introducing the companion bill in the House, which name shall be in parenthesis. The opposite shall be the rule for House bills. As soon as possible after the introduction of the respective bills, the secretary of the Senate and the chief clerk of the House shall ascertain the corresponding file numbers of the companion bill in the other house and note the same on the bill.

Rule No.

\section*{ADDITIONAL EMPLOYEES}

The joint committee on retrenchment and reform is authorized to nominate such additional employees other than committee clerks as may be deemed necessary for the work of the session, and the committee shall. recommend the positions to be filled and the compensation of such employees so nominated.

\section*{Rule No. \\ REPORTING OF BILLS}

Every bill introduced at this session and which shall have been passed by either house of the General Assembly shall be reported out by the committee to which it was referred and be acted upon by the other house before adjournment of this General Assembly.

> Ben. C. Abben, Chairman, Senate Committee on Rules. E. A. Larson, Chairman, House Committee on Rules.

\section*{REPORT OF COMMITTEE}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary, to whom was referred House File No. 330, a bill for an act to legalize certain warrants issued by the city of Sioux City on the water works fund of said city and to authorize the execution and sale of bonds to fund 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.
C. F. Clark, Chairman.

Report adopted.
REPORT OF COMMITTEE ON ENROLLED BILLS
Vance of Madison from the committee on enrolled bils, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following: House joint resolution, No. 1, providing for an electrician and an assistant electrician to operate the voting machine in the House of Representatives.

\author{
W. H. Vance, \\ Chairman, House Committee.
}

Report adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, from the joint committee on enrolled bills, submitted the following report:

Mr. Speaker-Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled: House joint resolution No. 1, joint resolution providing for an electrician and an assistant electrician to operate the voting machine in'the House of Representatives.

> W. H. Vance, Chairman, House Committee.
> George S. Banta, Chairman, Senate Committee.

Report adopted.
BILL SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill :

House joint resolution No. 1.
Morgan of Jasper moved that when the House adjourn it be until-10:30 a. m. Wednesday.

On the question, "When the House adjourn shall it be unt: 10:30 a. m. Wednesday?"

Ayes, 93
Aiken
Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
\(\begin{array}{ll}\text { Gilmore of Cedar } & \text { Olson } \\ \text { Gilmore of Clay } & \text { Ontjes }\end{array}\)
Gordon Orr
Graham Parrott
Grimwood Parsons
Gunderson Perkins
Hanna
Harrison
Hauge
Healy
Held
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Truax
Ulistad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Mr. Speaker
Nays, 6
Dodd
Forsling

Gibson
Huff
Sampson
Stone
Absent or not voting, 9
\begin{tabular}{lll} 
Justice & Santee & Year \\
Mayne & Springer & Yenter \\
Miller & Storey & Young
\end{tabular}

So the motion of Morgan of Jasper prevailed.
On motion of Lockin of Cherokee the House adjourned until 10:30 a. m. Wednesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatves, Des Moines, January 26, 1921.

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

Prayer was offered by the Rev. D. H. Howry, pastor of the M. E. church, Scranton.

Journal of January 25th corrected and approved.
PETITIONS
Yenter of Johnson presented petitions from Woman's Relief Corps No. 78 and Pilgrim chapter D. A. R., Iowa City, relative to the adoption of official state flag.

Carter of Hardin presented eight petitions from citizens of Eldora relative to adoption of an official state flag.

Above petitions referred to committee on military.
Perkins of Sac presented a petition from S. S. Legion, Sac City, relative to state bonus for soldiers.

Referred to committee on military.

\section*{LEAVE OF ABSENCE}

On request of Rankin of Lee leave of absence was granted Lockin of Cherokee until Friday.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Mr. Spfaker-Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House Joint Resolution No. 1, a joint resolution providing for an electrician and an assistant electrician to operate the voting machine in the House of Representatives.
W. H. Vance, Chairman.

January 25, 1921.
Report adopted.

\section*{REPORTS OF COMMITTEES}

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations, to whom was referred House File No. 297, a bill for an act to amend section one (1) of chapter two hundred and thirty-four (234), acts of the Thirty-eighth General Assembly, relating to public improvements, beg leave to report that they have had the same under consideration and have instructed me same be amended as follows, and when so amended the bill do pass:

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Capital and the Iowa Forum, newspapers published in the city of Des Moines, Iowa.

\author{
A. O. Hauge, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on municipal corporations, to whom was referred House File No. 286, a bill for an act to amend section one (1) of chapter one hundred and twenty-six (126) of the acts of the Thirtyseventh General Assembly (C. C. 4038, Par. 13), relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to other funds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{A. O. Havge, Chairman.}

Report adopted.

Peters of Dallas, 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. 288, a bill for an act to amend Section 2727-a89 supplement to the Code of 1913 relating to the collection and dissemination of information regarding tuberculosis, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all of Section 1 and insert in lieu thereof the following:
Section 1. That the law as it appears in 2727 -a 89 supplement to the Code of 1913 be, and the same is hereby amended, by striking out of line two the word "five" and by substituting in lieu thereof the word "ten"
and when so amended that it be referred to the appropriation committee with the recommendation that the same be reported out for passage.

Jamef Peters, Ohairman.
Report adopted and the bill with amendments referred to committee on appropriations.

Garber of Floyd offered the following resolution:

\section*{RESOLUTION}

Whereas, the Honorable George H. Dunkleberg, who was a member of the House of Representatives, departed this life at his home near Rockford, Iowa, on December 13, 1919; now, therefore,

Be It Resolved, by the House of Representatives of the Thirty-ninth General Assembly, that a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of the life and public services of the said George H. Dunkleberg.

Unanimous consent having been obtained for immediate consideration of the resolution, Mr. Garber moved its adoption. Motion prevailed and the resolution was adopted.

Mr. Speaker appointed as members of the committee, Garber of Floyd, Gilmore of Clay and Francis of Taylor.

\section*{INTRODUCTION OF BILLS}

By Shores of Bremer, House File No. 360, a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, Iowa.

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

By Knickerbocker of Linn, House File No. 361, a bill for an act authorizing cities and towns, including cities under special charter, to license and regulate milk dealers and to establish standards for milk and cream and provide for the inspection of the same.

Read first and second time and referred to committee on dairy and food.

By Moorhead of Scott, House File No. 362, a bill for an act to
amend section four hundred nine-a (409-a) supplement to the code, 1913, (C. C. Sec. 3329), as amended by section four (4), chapter three hundred ninety-eight (398), acts of the Thirtyeighth General Assembly, relative to providing for treatment of indigent tuberculosis patients.

Read first and second time and referred to committee on public health.

By Moorhead of Scott, House File No. 363, a bill for an act to amend sections four hundred nine-c (409-c) four hundred nined (409-d) and four hundred nine-e (409-e), supplement to the code, 1913, (C. C. sections 3311, 3312 and 3313), relative to the appointment and election of the board of hospital trustees for county public hospital.

Read first and second time and referred to committee on public health.

By Moorhead of Scott, House File No. 364, a bill for an act to amend section three (3) chapter seventy-six (76) acts of the Thirty-seventh General Assembly (C. C. Sec. 3459), relating to the compensation of assessors.

Read first and second time and referred to committee on compensation of public officers.

By Elson of Wayne, House File No. 365, a bill for an act to repeal the law as it appears in section eight hundred ninety-four (894) supplement to the code, 1913, (C. C. Sec. 4038) relating to the power of cities and towns to levy annually certain special taxes.

Read first and second time and referred to committee on municipal corporations.

By Peters of Dallas, House File No. 366, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in sections numbered one (1), two (2), eleven (11) and twelve (12), township numbered seventy-
five (75), range numbered twenty (20), west of the fifth (5th) principal meridian.

Read first and second time and referred to committee on board of control.

By Edson of Buena Vista, by request, House File No. 367, a bill for an act to repeal the law as it appears in section twentyeight hundred (2800), supplement to the code, 1913 (C. C. Sec. 2521), relating to rural independent districts and school townships.

Read first and second time and referred to committee on schools and textbooks.

By O'Donnell of Dubuque, House File No. 368, a bill for an act to amend section thirteen hundred eighty-nine-a (1389-a), supplement to the code, 1913 (C. C. Sec. 4638), relating to the record kept of delinquent personal tax.

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

By Healy of Hancock, House File No. 369, a bill for an act to amend sections three (3) and five (5), chapter one hundred seventy (170), acts of the Thirty-eighth General Assembly (C. C. Sec. 3767 and 3769 ), relating to memorial buildings for soldiers, sailors, and marines, and appropriations therefor.

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

By Forsling of Woodbury, House File No. 370, a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription.

Read first and second time and referred to committee on municipal corporations.

\section*{CONSIDERATION OF BILLS}

House File No. 330, a bill for an act to legalize certain warrants issued by the city of Sioux City on the water works fund of said city and to authorize the execution and sale of bonds to
fund same, with report of committee recommending passage, was taken up and considered.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 103
\begin{tabular}{|c|c|c|}
\hline Aiken & Gordon & Parsons \\
\hline Aldrich & uraham & Perkins \\
\hline Allyn & Grimwood & Peters \\
\hline Anderson & Gunderson & Peterson \\
\hline Becker & Hanna & Ramsey \\
\hline Beeman & Harrison & Rankin \\
\hline Benz & Hauge & Rumley \\
\hline Berry & Healy & Sampson \\
\hline Blake & neld & Schirmer \\
\hline Bradley & Huff & Schulte \\
\hline Brady & Ingersoll & Scott of Appanoose \\
\hline Buffington & Justice & Scott of Fremont \\
\hline Calhoun & Kime & Shores \\
\hline Carter & Lake & Slemmons \\
\hline Clark & Larson. & Smith \\
\hline Colbert & Letts & Springer \\
\hline Criswell & LeValley & Sterling \\
\hline Dodd & Long & Stimson \\
\hline Donhowe & McClune & Stone \\
\hline Doolittle & McCulloch & Storey \\
\hline Edgington & McDonald & Truax \\
\hline Edson & McGhee & Ulstad \\
\hline Elliott & Mayne & Van Camp \\
\hline Elson & Miller & Vance \\
\hline Emery & Mills & Wamstad \\
\hline Fackler & Moen & Weaver \\
\hline Forsling & Moorhead & Weber \\
\hline Francis & Morgan & Westervelt \\
\hline Garber of Adair & Narey & Wolfe \\
\hline Garber of Floyd & Nervig & Year \\
\hline Gibson & O'Donnell & Yenter \\
\hline Gilbert & Olson & Young \\
\hline Gilbertson & Ontjes & Mr. Speaker \\
\hline Gilmore of Cedar & Orr & \\
\hline Gilmore of Clay & Parrott & \\
\hline
\end{tabular}

Nays, 1
Children
Absent or not voting, 4
Knickerbocker Powers
Lockin

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

House File No. 297, a bill for an act to amend section one (1) of chapter two hundred thirty-four (234), acts of the Thirtyeighth General Assembly, relating to public improvements, with report of committee recommending passage as amended, was taken up and considered.

On motion of Donhowe of Story the following committee amendments were adopted:
"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Capital and the Iowa Forum, newspapers published in the city of Des Moines, Iowa."

Mr. Donhowe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 104
\begin{tabular}{lll} 
Aiken & Francis & McCulloch \\
Aldrich & Garber of Adair & \begin{tabular}{l} 
McDonald \\
Allyn
\end{tabular} \\
Anderson & Garber of Floyd & McGhee \\
Becker & Gibson & Mayne \\
Beeman & Gilbert & Miller \\
Benz & Gilbertson & Moen \\
Berry & Gilmore of Cedar & Moorhead \\
Blake & Gilmore of Clay & Morgan \\
Bradley & Gordon & Narey \\
Brady & Graham & Nervig \\
Buffington & Grimwood & O'Donnell \\
Calhoun & Gunderson & Olson \\
Carter & Hanna & Ontjes \\
Children & Harrison & Orr \\
Clark & Hauge & Parrott \\
Colbert & Healy & Parsons \\
Criswell & Held & Perkins \\
Dodd & Huff & Peters \\
Donhowe & Ingersoll & Peterson \\
Doolittle & Justice & Ramsey \\
Edgington & Kime & Rankin \\
Edson & Knickerbocker & Rumley \\
Elliott & Lake & Sampson \\
Elson & Larson & Santee \\
Emery & Letts & Schirmer \\
Fackler & LeValley & Schulte \\
Forsling & Long & Scott of Appanoose \\
& McClune & Scott of Fremont
\end{tabular}

Shores
Slemmons
Springer
Sterling
Stimson
Stone Storey

Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber

Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None
Absent or not voting, 4
\begin{tabular}{ll} 
Lockin & Powers \\
Mills & Smith
\end{tabular}

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

House File No. 286, a bill for an act to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the Thir-ty-seventh (37th) General Assembly, (compiled code, section 4038, Par. 13), relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to other funds, with report of committee recommending passage, was taken up and considered.

Bradley of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 101
\begin{tabular}{lll} 
Aldrich & Donhowe & Graham \\
Allyn & Doolittle & Grimwood \\
Anderson & Edgington & Gunderson \\
Becker & Edson & Hanna \\
Beeman & Elliott & Hauge \\
Benz & Elson & Healy \\
Berry & Emery & Held \\
Blake & Fackler & Huff \\
Bradley & Forsling & Ingersoll \\
Brady & Francis & Justice \\
Buffington & Garber of Adair & Kime \\
Calhoun & Garber of Floyd & Knickerbocker \\
Carter & Gibson & Lake \\
Children & Gilbert & Larson \\
Clark & Gilbertson & LeValley \\
Colbert & Cilmore of Cedar & Long \\
Criswell & Gilmore of Clay & McClune \\
Dodd & Gordon & McCulloch
\end{tabular}
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins

Nays, 1
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Springer
Sterling
Stimson

Stone
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Slemmons
\begin{tabular}{lll}
\multicolumn{2}{c}{ Absent or not voting, 6} & \\
Aiken & Letts & Mills \\
Harrison & Lockin & Powers
\end{tabular}

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

\section*{HOUSE FILES WITHDRAWN}

On request of Bradley of Poweshiek, unanimous consent having been obtained, House Files Nos. 308 and 309 were withdrawn from the committee on ways and means and from further consideration by the House.

On request of Moorhead of Scott, unanimous consent having been obtained, House File No. 306 was withdrawn from the committee on compensation of public officers and from further consideration by the House.

\section*{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 adopt the recommendations of the conference committee on Senate Joint Resolution No. 1, fixing the compensation of employees of the Thirty-ninth General Assembly.
L. W. Ainsworth, Secretary.

\section*{APPOINTMENT OF NEW CONFERENCE COMMITTEE}

Santee of Black Hawk moved that a new conference committee for Senate joint resolution No. 1 be appointed by the chair.

Motion prevailed, and Mr. Speaker appointed as a conference committee on the part of the House for Senate joint resolution No. 1, Santee of Black Hawk, Garber of Adair, Lake of Woodbury and Narey of Dickinson.

\section*{RECOMMENDATIONS OF MR. SPEAKER RELATIVE TO HOUSE STANDING COMMITTEES}

Larson of Montgomery asked and obtained unanimous consent to have the following recommendations of Mr. Speaker, relative to standing committees of the House, printed in the Journal:

\section*{To the Members of the House of Representatives, Thirty-ninth General Assembly:}

Gentlemen-The present House is organized under existing rules, but having in mind always the best interests of this great commonwealth, allow me to present to you for your consideration a recommendation along the lines of future guidance for presiding officers of this body at later sessions.

Having had the experience of selecting two lists of committees for two separate organizations of the Lowa House of Representatives, I deem it my duty to call attention to the excess and overlapping of committees, as well as to the extra large membership of the essential ones.

I am giving to you this suggestion as I think it a matter of importance and would recommend, if you think necessary, the adoption of some plan similar to the following, to-wit:

That the following committees be eliminated:
Domestic Manufactures.
Public Charities.

That the following committees be placed under one head, to be called the Board of Control:

Iowa Soldiers' Orphans' Home.
Institute for the Feeble-Minded.
Industrial Schools.
Hospital for the Insane.
Penitentiaries.
Juvenile Home.

That Building and Loan be eliminated and all bills pertaining thereto be referred to Committee on Banks and Banking.

That the following committees be placed under Elections:
Congressional Districts.
Judicial Districts.
Senatorial Districts.
Representative Districts.

Combine Engrossed Bills and Enrolled Bills under the head of Enrolled Bills.

That Horticulture be eliminated and all bills pertaining thereto be referred to Agriculture.

That the following be placed under State Educational Institutions:
Agricultural College.
State University.
Normal Schools.
School for the Deaf.
College for the Blind.

That the following committees be eliminated and bills pertaining thereto be referred to Judiciary Committee:

Land Titles.
Private Corporations.
Public Accounting.

That Public Lands and Buildings be combined with Public Libraries, under the head of Public Lands and Buildings.

Combine the committees on Telephones, and Telegraph and Express, under the head of Telephones, Telegraph and Express.

As to the size of the various committees, I recommend that a limit be put thereon, in order that business may be expedited and, in my opinion, be of more value to the state; and, with the above eliminations and combinations, the standing committees of the House would be as follows, with the limit of membership placed thereon as follows:
\begin{tabular}{|c|c|}
\hline Agriculture & Not to exceed \\
\hline Appropriations & Not to exceed 35 \\
\hline Animal Industry & Not to exceed \\
\hline Banks and Banking & Not to exceed \\
\hline Board of Control & .Not to exceed \\
\hline Claims & Not to exceed 10 \\
\hline Commerce and Trade. & Not to exceed \\
\hline Compensation of Publ & Not to exceed \\
\hline
\end{tabular}
Conservation of Resources. Not to exceed 20
Constitutional Amendments Not to exceed 15
County and Township OrganizationsDairy and Food.................................. Not to exceed 20
DrainageEnrolled BillsNat to exceed 15
Elections Not to exceed 20
Judiciary Not to exceed 30
Labor Not to exceed 15
InsuranceMilitaryNot to exceed 12
Mines and Mining Not to exceed 12
Municipal Corporations Not to exceed 25
Motor Vehicles and Transportation Not to exceed 30
PharmacyPolice Regulations
10
Printing . ............................................ . Not to exceed 15
Public Health Not to exceed 20
Public Utilities Not to exceed 20
RailroadsRoads and Highways
Not to exceed 30
Rules Not to exceed 8
Schools and Textbooks Not to exceed 30
Suppression of Intemperance Not to exceed 15
Ways and Means Not to exceed 35
Retrenchment and Reform Fixed by statute
Respectfully submitted,
Arch W. McFarlane, Speaker.

On motion of Rumley of Decatur the House adjourned until 10:30 a. m. Thursday.

\title{
JOURNAL OF THE HOUSE
}

\author{
Hall of the House of Representatives, Des Mornes, January 27, 1921
}

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

Prayer was offered by the Rev. Edward Duea, pastor of the Bethlehem and Lincoln Lutheran churches, Slater.

Journal of January 26th corrected and approved.

\section*{HOUSE FILES WITHDRAWN}

On request of Ingersoll of Tama, unanimous consent having been obtained, House File No. 294 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Parsons of Calhoun, unanimous consent having been obtained, House File No. 312 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 329 was withdrawn from the committee on compensation of public officers and from further consideration by the House.

\section*{BILL APPROVED BY THE GOVERNOR}

A communication was received from the governor announcing that he had, on January 25th, approved House joint resolution No. 1.

\section*{INTRODUCTION OF BILLS}

By Truax of Guthrie, House File No. 371, a bill for an act to
provide a method of serving notice to quit in cases where the defendant cannot be found at the premises described in the notice.

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

By Truax of Guthrie, by request, House File No. 372, a bill ffor an act to provide for the organization, regulation, taxation, and operation, of mutual insurance associations. Also, to repeal all of chapter five (5), title nine (9), supplement to the code, 1913 , (C. C. chapter 8 , title 18 ), and amendments thereto, and to enact a substitute therefor.

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

By Weaver of Polk, House File No. 373, a bill for an act amending chapter two hundred eighty-eight (288) laws of the Thirtyeighth General Assembly (C. C. 3997, 4005, 4003), confering additional powers on cities now or hereafter having a population of one hundred thousand \((100,000)\) inhabitants or over, including cities acting under the commission plan of government, relating to water works.

Read first and second time and referred to committee on municipal corporations.

By Dodd of Howard, House File No. 374, a bill for an act appropriating four hundred dollars \((\$ 400.00)\) to indemnify \(S\). E. Beaston for horses killed by the state veterinarian.

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

By Children of Pottawattamie, House File No. 375, a bill for an act to repeal chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3054), relating to the licensing of hired chauffeurs and to enact a substitute therefor providing for the licensing of all motor vehicle drivers or operators, fixing fees therefor and providing for the distribution of such fees.

Read first and second time and referred to committee on motor vehicles and transportation.

By Aldrich of Marion, House File No. 376, a bill for an act to amend chapter four hundred fifteen (415) acts of the Thirtyseventh General Assembly (C. C. Sec. 4837), relating to the straightening of creeks and rivers.

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

By Slemmons of Buchanan, House File No. 377, a bill for an act appropriating the sum of ten hundred dollars ( \(\$ 1000.00\) ) to indemnify Mary E. Loy for personal injuries sustained by her while acting as matron of the school for the blind at Vintor, Iowa.

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

By Springer of Louisa, House File No. 378, a bill for an act to make appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers College, the Iowa College for the Blind, and the Iowa School for the Deaf.

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

By Springer of Louisa, House File No. 379, a bill for an act to amend section sixteen hundred fourteen-e (1614-e), supplement to the code, 1913, (compiled code Sec. 5338), relating to an annual fee to be paid by corporations and providing for the payment by domestic and foreign corporations for profit of an annual franchise tax.

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

By Lake of Woodbury, House File No. 380, a bill for an act to repeal sections twenty-five hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b (2583-b), twenty-five hun-
dred eighty-three-c (2583-c), twenty-five hundred eighty-threed ( \(2583-\mathrm{d}\) ), twenty-five hundred eighty-three-e ( \(2583-\mathrm{e}\) ), twentyfive hundred eighty-three-f (2583-f), supplement to the code, 1913 (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof.

Read first and second time and referred to committee on public health.

REPORT OF THE COMMITTEE ON RULES CALLED UP
Larson of Montgomery called up the report of the committee on rules, found on pages 261 to 264 , inclusive, of the House Journal of January 25th.

Stone of Sioux offered the following amendment and moved its adoption:

Amend the report of the committee on rules by adding at the end of rule No. 62 the following: "but each committee may elect to increase the number to constitute a quorum, in any number not to exceed a majority of the committee."

Amendment adopted.
Edson of Buena Vista offered the following amendment and moved its adoption:

Amend the report of the committee on rules by striking out of rule 64 all of lines two to eight, as the same appears on page 264 of the House journal of January 25th.

Amendment lost.
On motion of Larson of Montgomery the report of the committee on rules, as amended, was adopted.

Larson of Montgomery moved that the rules submitted by the committee on rules as amended, be adopted as the standing rules of the House of the Thirty-ninth General Assembly.

Motion prevailed.

\section*{REPORT OF JOINT COMMITTEE ON RULES CALLED UP}

Larson of Montgomery called up the report of the joint com-
mittee on rules, found on pages 265 and 266 of the House Journal of January 25th.

Lake of Woodbury offered the following amendment:
Amend the report of the joint committee on rules by striking therefrom the paragraph under "reporting of bills" found on page 266 of the House Journal of January 25th.

Anderson of Winnebago moved that further action on the report of the joint committee on rules be deferred, and that the matter be made a special order for Friday, January 28th, at 11:00 o'clock a. m.

Motion prevailed.

\section*{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. 289, a bill for an act to amend section fifty-five hundred and seven (5507) of the code, (c. c. sec. 9254), relating to the qualifications of securities on bail bonds.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 legalizing the establishment of a county public hospital in and for Wapello county, Iowa, and legalizing forty-seven thousand dollars ( \(\$ 47,000.00\) ) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 283, a bill for an act legalizing the establishment of a county public hospital in and for Wapello county, Iowa, and legalizing forty-seven thousand dollars ( \(\$ 47,000.00\) ) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon.

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

Senate File No. 289, a bill for an act to amend section fiftyfive hundred and seven (5507) of the code, (compiled code, Sec. 9254), relating to the qualifications of sureties on bail bonds.

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

APPOINTMENT OF COMMITTEE ON DEPARTMENTAL AFFAIRS
Mr. Speaker announced the appointment of the following committee on departmental affairs:

Gilmore of Clay, chairman
Becker of Clayton
Berry of Monroe
Dodd of Howard
Rumley of Decatur
Edson of Buena Vista
Garber of Floyd
Santee of Black Hawk

Sterling of Hamilton moved that when the House adjourn it be until 10:30 a. m. Friday.

On the question, "When the House adjourn shall it be until 10:30 a. m. Friday?"

Ayes, 95
\begin{tabular}{lll} 
Aiken & Edgington & Hanna \\
Aldrich & Edson & Harrison \\
Allyn & Elliott & Hauge \\
Anderson & Elson & Healy \\
Beeman & Emery & Held \\
Benz & Fackler & Huff \\
Berry & Francis & Ingersoll \\
Bradley & Garber of Adair & Kime \\
Brady & Garber of Floyd & Knickerbocker \\
Buffington & Gibson & Lake \\
Calhoun & Gilbert & Larson \\
Carter & Gilbertson & Letts \\
Children & Gilmore of Cedar & LeValley \\
Clark & Gilmore of Clay & Long \\
Colbert & Gordon & McCulloch \\
Criswell & Graham & McDonald \\
Donhowe & Grimwood & McGhee \\
Doolittle & Gunderson & Mayne
\end{tabular}

Mills
Moen
Moorhead
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson

Powers
Ramsey
Rankin
Rumley
Sampson
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Slemmons
Smith
Springer
Sterling
Stone

Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young
Mr. Speaker

Morgan
Shores

Absent or not voting, 7
\begin{tabular}{lll} 
Dodd & Miller & Westervelt \\
Forsling & Santee & \\
Lockin & Stimson &
\end{tabular}

So the motion of Sterling of Hamilton prevailed.

\section*{REPORT OF JOINT CODE REVISION COMMITTEE}

Weaver of Polk, vice-chairman of the joint code revision committee, submitted the following report:

To the Howorable President of the Senate and Speaker of the House of Representatives:
The joint code revision committee, pursuant to the concurrent resolution heretofore adopted, have had under consideration the verification of the compiled code and the allotment of portions thereof to the standing committees of each House for verification, and beg leave to present the following report and recommendation, to wit:

In the progress of work assigned to your committee, it became necescary to consider not only the matter of the division of the work, but to go in detail into the question of how the important and involved matter of the verification could be accomplished with greatest safety and reasonable dispatch.

Conference was had with the code editor, Mr. Whitney, careful examination made of the tables of corresponding sections, and full discussion had of the detail involved.

As a result, your committee is convinced that the work can only be effectively done by committees of not exceeding seven members, whose membership does not overlap and who can work together until the part
allotted to each committee has been finished. In our opinion, therefore, any attempt to do this work through the medium of the standing committees with their overlapping membership would prove wholly impracticable.

Your committee, by unanimous action, hereby recommends the following:

\section*{PLAN OF PROCEDURE FOR VERIFICATION OF THE COMPILED CODE}

1st. That eight special committees be named by the presiding officer in each house. In the House each committee will have seven members, and in the Senate there will be six committees of six members each and two of seven members. Said committees in each house will be designated by numbers one to eight respectively.
\(2 d\). That the code of 1897 by titles, (including the corresponding portions of the supplement of 1913, the supplemental supplement of 1915 and the laws of the Thirty-seventh and Thirty-eighth General Assemblies), be allotted for verification among said special committees, as follows:

HOUSE COMPILED CODE COMMITTIEES
House committee number 1-titles I, III and VI.
House committee number 2-chapters 1 to 10 inclusive, in title V.
House committee number 3 -title VII and chapters 11 to 14 inclusive, of title V .

House committee number 4-titles IX and XI.
House committee number 5 -title XIII.
House committee number 6-titles XV and XVII.
House committee number 7 -titles XIX and XXI.
House committee number 8-titles XXIII and XXV.

SENATE COMPILED CODE COMMITIEES
Senate committee number 1-titles II, IV, VIII.
Senate committee number 2-title \(X\).
Senate committee number 3-chapters 1 to 6 of title XII.
Senate committee number 4 -chapters 7 to 21 of title XII.
Senate committee number 5 -titles XIV and XVI.
Senate committee number 6-title XVIII.
Senate committee number 7-titles XX and XXII.
Senate committee number 8-titles XXIV and XXVI.
3d. That said committees proceed promptly with the comparison of existing law as contained in the code, code supplements, and laws of the Thirty-seventh and Thirty-eighth General Assemblies with the compiled code, preserving a careful record of any variations or omissions and that
each committee make report to the revision committee as the work is completed.

4th. That every member of each committee be asked to thoroughly familiarize himself with the tables of corresponding sections contained in the compiled code and with the explanatory statement which will be prepared by the committee, with the assistance of the code editor, and a copy delivered to each member of the several committees. This statement will, if carefully studied, aid greatly in facilitating the work of comparison.

Respectfully submitted,
Chas. M. Dutcher, Chairman
J. B. Weaver,

Vice Chairmun.
On motion of Doolittle of Delaware the House adjourned.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, January \(28,1921\).

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

Prayer was offered by the Rev. S. A. Fulton, pastor of the First Presbyterian church, Des Moines.

Journal of January 27th corrected and approved.

\section*{PETITIONS}

Beeman of Allamakee presented three petitions from citizens of Allamakee county relative to standard width of sleighs and wagons. Referred to committee on agriculture.

Beeman of Allamakee presented three petitions from citizens of Allamakee county relative to increase in taxation on certain personal property. Referred to committee on ways and means.

Beeman of Allamakee presented two petitions from citizens of Allamakee county relative to exemption of liberty bonds from taxation. Referred to committee on judiciary.

Garber of Floyd presented a petition from county officers of Floyd county relative to salaries of county officials. Referred to committee on compensation of public officers.

Kime of Webster presented a petition from Fort Dodge druggists relative to pharmacy legislation. Referred to committee on pharmacy.

Kime of Webster presented a petition from Fort Dodge chapter D. A. R., relative to adoption of an official state flag.

Emery of Wapello presented a petition from Ottumwa chapter D. A. R., relative to adoption of an official state flag.

Above petitions referred to committee on military.

\section*{LEAVE OF ABSENCE}

On request of Beeman of Allamakee leave of absence was granted Doolittle of Delaware for one week.

On request of Ontjes of Grundy leave of absence was granted Wolfe of Kossuth until Monday.

On request of Donhowe of Story leave of absence was granted Rumley of Decatur until Monday.

\section*{HOUSE FILE WITHDRAWN}

On request of Truax of Guthrie, unanimous consent having been obtained, House File No. 372 was withdrawn from the committee on insurance and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Hauge of Polk, from the.committee on municipal corporations, submitted the following report:

Mis. Speaker-Your committee on municipal corporations to whom was referred House file number 356, a bill for an act to amend section one (1) of chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. 3547), relating to compensation of city assessors in 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 do pass.

\author{
A. O. Havge, Chairman.
}

Report adopted.
Gilmore of Clay, 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 number 282, a bill for an act to amend section fifty-two hundred fifty-six (5256) of the code (C. C. section 9313) relative to fees of 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 indefinitely postponed.

Chis. Gilmore, Chairman.
Report adopted and House File No. 282 was indefinitely postponed.

Mr. Speaker-Your committee on compensation of public officers to whom was referred House file number 318, a bill for an act to amend chapter two hundred ninety-three (293), laws of the Thirty-eighth General Assembly relating to the compensation 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 amended as follows, and when so amended the bill do pass: By striking out all after the enacting clause and substituting the following in lieu thereof:
"Section 1. That section six (6), chapter two hundred ninety-three (293) of the laws enacted by the Thirty-eighth General Assembly (C. C. sections \(3162,3176,3187,3209\) and 6983) is hereby amended by striking from said section the figures 1921 in line twenty-four (24) of said act, and substituting in lieu thereof, the figures 1923.
"Sec. 2. This act being deemed of immediate importance, the same shall become effective upon its publication in The Des Moines Register and The Des Moines Capital, newspapers published in the city of Des Moines, Iowa."

Chas. Gilmore, Chairman.
Report adopted and the bill with amendments ordered passed on file.

Peters of Dallas, 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 number 298, a bill for an act providing for the admission of feeble-minded persons to the state hospital and colony for epileptics at Woodward, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

James Peters, Chairman.
Report adopted:

\section*{INTRODUCTION OF BILLS}

By Weaver of Polk, House File No. 381, a bill for an act to confer additional powers on cities now or hereafter having a population of one hundred thousand inhabitants or over, including cities acting under the commission plan of government, relating to the construction, maintenance, and operation of municipally owned water works.

Read first and second time and referred to committee on municipal corporations.

By Children of Pottawattamie, House File No. 382, a bill for an act to amend section nineteen hundred eighty-nine-a-one (1989-a1) supplement to the code, 1913, (compiled code section 4836), and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion.

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

By Children of Pottawattamie, House File No. 383, a bill for an act to amend section nine hundred twenty-three (923) supplement to the code, 1913, (compiled code 4080 ), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation.

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

By Ontjes of Grundy, House File No. 384, a bill for an act to repeal section one thousand four hundred forty-one (1441), supplement to the code, 1913, (C. C., Sec. 4693), relating to notice of expiration of the right of redemption and to enact a substitute therefor:

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

By Long of Jefferson, House File No. 385, a bill for an act to amend section three hundred thirty-three (333), supplement to the code, 1913 (C. C. Sec. 6990), relating to exemption from jury service.

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

By Calhoun of Van Buren, House File No. 286, a bill for an act to amend section three hundred and thirty-three (333) of the code (C. C. 6990) relating to exempting certain persons from liability to act as jurors and including women in said exemption.

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

By Lake of Woodbury, House File No. 387, a bill for an act to amend the law as it appears in section fifty hundred thirty-eight-a (5038-a) supplement to the code, 1913, (C. C. Sec. 8833) relating to boxing contests and sparring exhibitions and creating a state athletic commission.

Read first and second time and referred to committee on police regulation.

By MeClune of Mahaska, House File No. 388, a bill for an act relating to the defacement, mutilation or alteration of marks of identification and the selling or keeping for sale any machinery, article or commodity when such identification marks have been destroyed or defaced and the penalty for violation thereof.

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

By Ingersoll of Tama, House File No. 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninetyfour (894), supplemental supplement to code, 1915, (C. C. Sec. 4038) relating to the care, preservation and adornment of cemeteries.

Read first and second time and referred to committee on municipal corporations.

By Storey of Warren, House File No. 390, a bill for an act to amend section one (1), chapter one hundred fifty-six (156), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2493), relating to the qualifications of teachers, teachers' certificates, and fee therefor.

Read first and second time and referred to committee on schools and textbooks.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speanfr-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 number 2, a joint resolution relating to the selection of additional employees of the Thirty-ninth General Assembly of the state of Iowa, fixing their compensation, and defining their duties.

\author{
L. W. Ainsworth, Secretary.
}

\section*{SENATE MESSAGE CONSIDERED}

Senate joint resolution No. 2, a joint resolution relating to the selection of additional employees of the Thirty-ninth General Assembly of the state of Iowa, fixing their compensation and defining their duties.

Read first and second time.

\section*{SENATE JOINT RESOLUTION CONSIDERED}

On request of Weaver of Polk, unanimous consent having been obtained, Senate joint resolution No. 2 was taken up and considered.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the joint resolution pass?"
Ayes, 99
Aiken
Allyn
Anderson
Becker
Beeman
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Donhowe
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Morgan
Narey
O'Donnell

O'Donnell

Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Stone

Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 9
\begin{tabular}{lll} 
Aldrich & Lake & Rumley \\
Benz & Moorhead & Wolfe \\
Doolittle & Nervig & Young
\end{tabular}

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

\section*{SPECIAL ORDER CONSIDERED}

The hour of \(11: 00\) having arrived, the report of the joint committee on rules was taken up for consideration.

Anderson of Winnebago offered the following amendment:
Amend joint rule number "reporting of bills," found on page 266 of the journal of the House, by striking out all of said rule and inserting in lieu thereof the following:

\section*{RULE NO.}

\section*{CALENDAR BILLS}

When this General Assembly shall have been in session for a period of eighty days the following rule shall become operative and remain in full force and effect until final adjournment: All bills, except appropriation bills, introduced at this session and which shall have been passed by either house of the General Assembly shall be placed upon the calendar of the other House without being referred to any committee, unless it be to the committee of the whole house. During the period governed by this rule the order of precedence of bills upon the calendar shall be as follows:
1. Bills passed by either house of the General Assembly.
2. Other bills made special orders of the day.
3. All other bills not made special orders. Bills in class one (1) may be given precedence over other bills in its own class by being made special orders.

Mr. Anderson moved that further action on the report of the joint committee on rules be deferred and that it be made a special order for Saturday, January 29th, at 11:00 o'clock a. m.

Santee of Black Hawk moved to amend the motion of Anderson of Winnebago by changing the date from Saturday, January 29th to Monday, January 31st.

Motion prevailed and the amendment was adopted.

Motion of Anderson of Winnebago, as amended, prevailed.
JOINT CODE REVISION COMMITTEE REPORT CALLED UP
Weaver of Polk called up report of the joint code revision committee, found on pages 287, 288 and 289 of the House Journal of January 27 th and moved that the report be adopted.

Motion prevailed.

\section*{APPOINTMENT OF SPECIAL COMMITTEE}

Mr. Speaker announced the appointment of the following special committee in accordance with the plan outlined in the code revision committee report:
house committee no. 1
Calhoun, chairman
Carter
Larson
Sterling
Wolfe
Children
Dodd
house committee no. 2

Stone, chairman
Edson
Hauge
McGhee

Peters
Santee
Forsling
house committee no. 3

Westervelt, chairman
Weaver
Emery
Healy
house committee no. 4
Narey, chairman
Doolittle
Perkins
Beeman
Schirmer
O'Donnell Blake Mills Francis
house committee no. 5
Storey
Graham
Donhowe
house committee no. 6
Ulstad
Rumley
LeValley
house committee no. 7
Morgan
Elson
Moorehead
house committee no. 8
R. O. Garber, chairman

Clark
Yenter
Ontjes

Letts
Ramsey
Grimwood

Manatrex what
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. 329, a bill for an act to legalize the acts and proceedings
of the joint board of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district No. two-one hundred four (2-104), within said counties.
L. W. Ainsworth, Secretary

Also:
Mr. Speaker-I 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 make emergency appropriations for the Iowa College for the Blind and the Iowa School for the Deaf.
L. W. Ainsworth, Sccretary

Also :
Mr. Speafer-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 274, a bill for an act to amend section three (3) chapter seventy-six (76), acts of the Thirty-seventh General Assembly and section five hundred ninety-two (592) supplement to the code, 1913 (c. c. section 3459), relating to the compensation of assessors.
L. W. Ainsworth, Secretary

Also :
Mr. Speaker-I 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. 321, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies.
L. W. Ainswortin, Secretary

Also :
Mr. Spenfer-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. 330, a bill for an act to legalize certain warrants issued by the city of Sioux City on the water works fund of said city and to authorize the execution and sale of bonds to fund same.

\author{
L. W. Ainsworth, Secretary
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 329, a bill for an act to legalize the acts and
proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district number two-one hundred four (2-104), within said counties.

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

Senate File No. 299, a bill for an act to make emergency appropriations for the Iowa College for the Blind and the Iowa School for the Deaf.

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

Senate File No. 274, a bill for an act to amend section three (3), chapter seventy-six (76), acts of the Thirty-seventh General Assembly and section five hundred ninety-two (592) supplement to the code, 1913, (compiled code, Sec. 3459), relating to the compensation of assessors.

Read first and second time and referred to committee on compensation of public officers.

Senate File No. 321, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies.

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

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Spenker-I am directed to inform your honorable body that the Sente has refused to adopt the recommendations of the second conference committee on Senate joint resolution No. 1 relating to compensation of legislative officers and employees, and that the president has appointed as a conference committee Senators Campbell, Newberry, Pitt, and Scott of Marshall.
L. W. Ainsworth, Secretary

\section*{APPOINTMENT OF CONFERENCE COMMITTEE}

Mr. Speaker appointed as a conference committee on the part of the House for Senate joint resolution No. 1, Powers of Craw-
ford, Morgan of Jasper, Harrison of Pottawattamie and Clark of Linn.

PRINTING OF HOUSE FILE NO. 301
Elliott of Scott moved that five hundred extra copies of House File No. 301 be ordered printed.

Motion prevailed.

On motion of Donhowe of Story the House adjourned until 10:30 a. m. Saturday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Monnes, Jantary 29, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.
.Prayer was offered by the Rev. C. William Bast, pastor of the Congregational church, Perry, Iowa.

Journal of January 28th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Schulte of Worth leave of absence was granted Mills of Harrison until Tuesday.

On request of Anderson of Winnebago leave of absence was granted Sterling of Hamilton until Monday noon.

On request of Truax of Guthrie leave of absence was granted Forsling of Woodbury until Monday.

On request of Held of Plymouth leave of absence was granted Aiken of Ida until Monday.

On request of Children of Pottawattamie leave of absence was granted Harrison of Pottawattamie until Monday.

On request of Rankin of Lee leave of absence was granted Parrott of Carroll until Monday.

On request of Clark of Linn leave of absence was granted Perkins of Sac until Monday.

On request of Clark of Linn leave of absence was granted Emery of Wapello until Tuesday noon.

On request of Lake of Woodbury leave of absence was granted Graham of Wapello until Monday.

On request of Gordon of Emmet leave of absence was granted Westervelt of Greene until Monday.

On request of Hauge of Polk leave of absence, was granted Morgan of Jasper until Monday.

On request of McCulloch of Iowa leave of absence was granted Ramsey of Butler until Monday.

On request of Yenter of Johnson leave of absence was granted Ontjes of Grundy until Monday.

On request of Lockin of Cherokee leave of absence was granted Storey of Warren until Monday.

On request of Sampson of Audubon leave of absence was granted Santee of Black Hawk until Monday.

On request of Elliott of Scott leave of absence was granted Moorhead of Scott indefinitely.

On request of Allyn of Ringgold leave of absence was granted Colbert of Union until Monday.

On request of Criswell of Boone leave of absence was granted Edson of Buena Vista until Monday.

On request of Weber of Dubuque leave of absence was granted McDonald of Des Moines until Tuesday.

On request of Bradley of Poweshiek leave of absence was granted Van Camp of Muscatine until Monday.

On request of Huff of Cass leave of absence was granted Slemmons of Buchanan until Monday.

On request of Narey of Dickinson leave of absence was granted LeValley of Franklin until Monday.

On request of Mayne of Palo Alto leave of absence was granted Berry of Monroe until Tuesday.

\section*{INTRODUCTION OF BILLS}

By Lockin of Cherokee, House File No. 391, a bill for an act to repeal chapter five (5), title nine (9) of the code, (C. C. Sec. 5682, Chap. 8), relating to organization of mutual fire, tornado and hailstorm assessment insurance associations.

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

By Storey of Warren, House File No. 392, a bill for an act to repeal the law as it appears in section five (5), chapter three hundred forty-nine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds of the state of Iowa.

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

By Rankin of Lee, House File No. 393, a bill for an act to amend section nine hundred (900) of the code as amended by chapter one hundred ninety-six (196) laws of the Thir-ty-seventh General Assembly (compiled code, section 4049) relating to city and town warrants.

Read first and second time and referred to committee on municipal corporations.

\section*{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 report of the third conference committee on Senate joint resolution number 1, and has also adopted and concurerd in the recommendations made by said committee.

Mr. President-We, your third conference committee on Senate joint resolution number one (1) beg leave to report that we have had the same under consideration, and recommend that in lieu of the words, "Nine dollars ( \(\$ 9.00\) ) per diem" in the House amendment, there shall be inserted the words "Eight dollars and twenty-five cents (\$8.25) per diem;" and the salary of the assistant sergeant at arms of the House be fixed at the sum of five dollars ( \(\$ 5.00\) ) per diem.

Ed. H. Camprell, M. B. Ptit, Byron W. Newberry, Roy C. Scott, L. W. Powers, H. B. Morgan, C. F. Clark, E. P. Harrison, L. W. Answorth, secretary.

REPORT OF CONFERENCE COMMITTEE CONSIDERED
The report of the third conference committee for Senate joint resolution No. 1 was called up by Clark of Linn.

Mr. Clark moved that the House adopt the report of the third conference committee for Senate joint resolution No. 1, and the amendment proposed by the third conference committee as a substitute for the House amendment to Senate joint resolution No. 1.

On the question, "Shall the report of the third conference committee and the amendment proposed by the conference committee to Senate joint resolution No. 1 be adopted?"
\[
\text { Ayes, } 67
\]
\begin{tabular}{ll} 
Allyn & Gilmore of Clay \\
Anderson & Graham \\
Becker & Grimwood \\
Beeman & Gunderson \\
Blake & Hanna \\
Bradley & Hauge \\
Brady & Healy \\
Buffington & Held \\
Calhoun & Ingersoll \\
Carter & Kime \\
Children & Knickerbocker \\
Clark & Lake \\
Criswell & Letts \\
Donhowe & Lockin \\
Edgington , & Long \\
Elliott & McClune \\
Fackler & McCulloch \\
Francis & McGhee \\
Garber of Adair & Mayne \\
Garber of Floyd & Moen \\
Gibson & Narey \\
Gilbert & Nervig \\
Gilmore of Cedar & O'Donnell
\end{tabular}
Olson
Orr
Parsons
Peters
Peterson
Rankin
Rumley
Schirmer
Schulte
Scott of Fremont
Shores
Smith
Springer
Stimson
Stone
Storey
Vance
Weaver
Weber
Yenter
Mr. Speaker

Nays, 11
\begin{tabular}{lll} 
Aldrich & Huff & Truax \\
Benz & Justice & Year \\
Dodd & Sampson & Young \\
Gilbertson & Scott of Appanoose &
\end{tabular}

Absent or not voting, 30
\begin{tabular}{lll} 
& Larson & Ramsey \\
Aiken & LeValley & Santee \\
Berry & McDonald & Slemmons \\
Colbert & Miller & Sterling \\
Doolittle & Mills & Ulstad \\
Edson & Moorhead & Van Camp \\
Elson & Morgan & Wamstad \\
Emery & Ontjes & Westervelt \\
Forsling & Parrott & Wolfe \\
Gordon & Perkins & \\
Harrison & Powers &
\end{tabular}

So the report of the third conference committee and the amendment proposed by the third conference committee to Senate joint resolution No. 1 was adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 number 2, relating to the selection of additional employees of the Thirty-ninth General Assembly of the state of Iowa, fixing their compensation, and defining their duties.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, \\ Chairman Senate Committee.
}

Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following joint resolution:
senate joint kesolution no. 2

\section*{REPORTS OF COMMITTEE}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House file number 336, a bill for an act to legalize the acts and proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district number 2-104, within said 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 do pass.
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House file number 341, a bill for an act to amend section twelve hundred
ninety•a (1290-a), supplemental supplement to the code (C. C. section 707), relating to the compensation of appraisers appointed to appraise property for the assessment of collateral inheritance taxes and other 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 indefinitely postponed.

\section*{C. F. Clark, Chairman.}

Report adopted and House File No. 341 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House file number 355 , a bill for an act relating to the appointment of bailiffs of district courts in judicial districts comprising but a single county, and amending section five hundred three (503) of the code (C. C. section 3201), beg leave to report they have had 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, and when so amended the bill do pass:

By inserting after the word "itself" in line six (6) of section one (1) thereof, the following: "and which county has a population of not less than one hundred thousand \((100,000)\)."
C. F. Clark, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Ingersoll of Tama offered the following resolution :

\section*{RESOLUTION}

Whereas, The Honorable G. Jacqua, a former member of the House of Representatives, from Tama county, died at the home of his son in Warrensburg. Mo., December 23, 1919, and,

Whereas, Some fitting memorial should be prepared commemorating his life and service to his county, therefore,

Be It Resolved, By the House of Representatives of the Thirty-ninth Geneneral Assembly, that a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of the life and public service of G. Jacqua.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Ingersoll moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Ingersoll of Tama, Mayne of Palo Alto and Sterling of Hamilton.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 number 1, fixing the compensation of the officers and employees of the Thirty-ninth General Assembly.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{CONSIDERATION OF BILLS}

House File No. 298, a bill for an act providing for the admission of feeble-minded persons to the State Hospital and Colony for Epileptics at Woodward, with report of committee recommending passage was taken up and considered.

On request of Peters of Dallas, unanimous consent having been obtained, action on House File No. 298 was deferred.

House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293), laws of the Thirty-eighth General Assembly relating to the compensation of county officers, with report of committee recommending passage as amended was taken up and considered.

On motion of Smith of Clinton, the committee amendments, found on page 291 of the Journal of January 28 th were adopted.

Mr. Smith moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{lll} 
Allyn & Gordon & Parsons \\
Anderson & \begin{tabular}{l} 
Grimwood \\
Becker
\end{tabular} & Gunderson
\end{tabular}

Nays, 5
\begin{tabular}{ll} 
Aldrich & Elson \\
Benz & Long
\end{tabular}

Absent or not voting, 27

Aiken -
Berry Colbert
Doolittle
Edson
Emery
Forsling
Graham
Harrison

Kime
LeValley
McDonald
Mills
Moorhead
Morgan
Ontjes
Parrott
Perkins

Powers
Ramsey
Santee
Slemmons
Sterling
Storey
Van Camp
Westervelt
Wolfe

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

BILL SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following joint resolution:

\section*{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 number 316, a bill for an act to amend section fifty-four hundred forty-seven-a (5447-a), supplement to the code, 1913; (compiled code section 2254, relating to parole from the bench.

> L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that t.ee Senate has passed the following bill in which the concurrence of the House is asked:

Senate file number 327, a bill for an act to extend the time for preparing the annotations for the new code and to provide for the completion of the same.
L. W. Ainsworth, 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 authorizing the printing of legislative research work upon request of committees having such subject matter in charge.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 316, a bill for an act to amend section fiftyfour hundred forty-seven-a (5447-a), supplement to the code, 1913, (compiled code Sec. 2254), relating to parole from the bench.

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

Senate File No. 327, a bill for an act to extend the time for preparing the annotations for the new code and to provide for the completion of the same.

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

SENATE CONCURRENT RESOLUTION CONSIDERED
Weaver of Polk asked and obtained unanimous consent to consider at this time the following Senate concurrent resolution:

\section*{CONCURRENT RESOLUTION}

Authorizing the printing of legislative research work upon request of committees having such subject matter in charge.

Be It Resolved by the Senate, the House concurring, That where the state law library has caused research to be made upon any subject under consideration by this assembly and has compiled such information, the document editor is authorized and instructed to have such compilation promptly printed in pamphlet form for distribution to members upon joint request of the committees of the Senate and House having such subject matter in charge.

Mr. Weaver moved that the House concur. Motion prevailed and the House concurred.
anNiversary of william mckinley
Mayne of Palo Alto obtained the floor and delivered a short address commemorating the life and public work of William McKinley.

Clark of Linn moved that the address be printed in the Journal.

Motion prevailed.

\section*{ADDRESS ON WILLIAM MC KINLEY}

\section*{Mr. Speaker and Gentlemen of the House:}

Every nation and every people have their anniversary days in memory of those whose deeds have been chronicled on the pages of history. It is but just and right that a grateful people should pause for a moment from their busy avocations of life and pay a tribute of respect to the memory of their great men in order that the present generation may learn from their lives the great lessons of patriotism that they have displayed. It is but fit and proper that this body should pause in its deliberation and consider for a mement the memory of a great life that has contributed to the honor and glory of this great nation and people.

Today is the anniversary of the birth of one of America's greatest statesmen and patriots. One whose life not only displayed love of country seldom equalled, but statesmanship unexcelled in the annals of our history and love of mankind that has placed his name among the great humanitarians of the world. William McKinley was born in Niles, Ohio, on the 29th day of January, 1843. Coming from humble parentage he was reared amid simple surroundings and in an environment that tended to develop those sturdy characteristics which in after life he displayed in such a wondrous manner. In his boyhood days he early imbibed, at the feet of his beloved mother, those lessons of patriotism that have ever come from the patriotic hearts of the motherhood of this land of ours. When a boy scarcely more than seventeen years of age, he enlisted in his country's service, and went forth among the gallant sons of the northland to defend the honor, the integrity, yea, the very life of the nation. On the bloodstained fields of Virginia he attested his unflinching valor as a soldier, and by acts of bravery and heroism, he rose from the ranks of a private to the commander of his company, and led that company on many a battlefield to victory.

I cannot pause to call your attention to the patriotism that has come from the humble homes of America. In every hour of trial, whenever America has needed a son to fight her battles and defend her against her foes, from the humble homes of the land such as the McKinley home, her sons have poured forth and offered their lives, if need be, to preserve the boon of liberty and hand it down to succeeding generations as untrammeled and as unfettered as it was bequeathed to them by their sires. It is on this patriotism and on this devotion that our land depends in the present hour, to solve the difficult questions that lie before her.

I was not only upon the battle fields that McKinley achieved success, but in all fields of endeavor that he entered, he exhibited the same devotion to duty, the same unflinching courage and the same high-minded ideals which had hitherto made his conspicuous among his fellowmen. After being honorably discharged in the summer of 1865 he turned his attention to gaining an education and fitting himself for the private walks of life. Entering upon the duties of life, his earnest zeal for the cause he espoused, his sturdy honesty and his strict integrity attracted the notice of his fellow men. He entered the arena of politics and was chosen by the republicans of his congressional district to represent them in congress. Here he became a student of economic questions and soon came to be considered an expert on tariff matters, and became the head of the committee which cave to this country what was termed the McKinley tariff law. In the estimation of competent critics, this was the most progressive and most comprehensive tariff measure that has ever emanated from any congress. Soon after its enactment, the industries of this country emerged from the depression and financial stagnation in which they had been struggling, into an era of prosperity seldom seen in this land. Following this measure by the enactment of the congressional apportionment bill of the Ohio legislature, he was taken from his old district, and placed in a district that had an adverse majority of
more than six thousand. With unflinching courage, and persuasive argument, backed by the stern logic of facts, he went forth among the people and all but wrested victory from a rock-ribbed democratic constituency, being defeated by a paltry three hundred votes.

During this spectacular campaign for congress, he had attracted the notice of the American people, and while defeated for congress, it made his president of this nation, for he was nominated by the republicans in the St. Louis convention in 1896. He swept the country and was victorious in one of the most heated and hotly contested campaigns that this nation ever saw. As president, his wise leadership, his sagacious statesmanship led the country out of one of the greatest financial depressions and periods of business stagnation that America has ever seen.

When the Spanish misrule of the island of Cuba attracted the notice of the world, and the people of that fair isle lay crushed, bruised and broken under the iron heel of despotism, his heart went out to them in their struggle for liberty. He sought peaceful means to accomplish this purpose. He was not for war, and in conversation with Senator Dolliver shortly after the blowing up of the Maine when the clamor of the country was for war, he said that he had seen enough of war. If the country would only give him a chance, he believed he could bring about a peaceful solution of the question. The war came, and all know with what patient courage be went to work to bring about a victorious result. His heart bled for the suffering brought on by the war, and went out in sympathy to the boys in the camps and on the field of battle who were suffering in behalf of their country. His wisdom and his statesmanship brought about a successful closing of the war, and the magnanimity that this country extended to a beaten foe, stands as a marvel in the eyes of the nations of the world.

In closing, it is but fit and proper to call your attention to the scene when the light of this great man went out at the hands of an assassin's bullet, and he was ushered into the great realm beyond. If in life he was great, in death he was Godlike. Lifting his head from the arms of a friend, where it was reclining, and seeing the crowd and policemen jostling and pounding his cowardly assassin, although he was almost in the agonies of death, he pleaded with them not to harm the man. His gentle spirit and loving heart could not bear to see his mortal enemy suffer even from the just indignation of the people. The world has seen the light of many a great man go out at the cruel hands of a fellow man, but the only scene akin to that which took place in Buffalo on that tragic day, was the scene enacted on Mount Calvary almost 1900 years ago, when the life of the greatest man that ever trod this earth, that great Teacher and Lover of mankind, the immortal Son of God, went out at the hands of a cruel and unrelenting mob. In that hour of agony and death, His last thought, His last entreaty to His Father was "Forgive them. They know not what they do."

History tells us that when Socrates, the great Grecian philosopher, sage and thinker, was condemned to drink a cup of hemlock poison be-
cause of his great thought that man was destined to see life in a realm beyond, and as the weeping executioner presented the cup, he took it and blessed the hand that gave it. Calmly drinking it, his life went out in search of that eternal truth beyond. Socrates died like a sage and philosopher; but the death of McKinley was more, for it was of the highest type of christian manhood, and akin to that of the Son of God.

On motion of Becker of Clayton the House adjourned until 10:30 a. m. Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, January 31, 1921.

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

Prayer was offered by the Rev. T. L. Griffith, pastor of the Union Baptist church, Des Moines.

Journal of January 29th corrected and approved.

\section*{PETITIONS}

Gilbert of Marshall presented a petition from the assessors of Marshall county relative to compensation of assessors.

Referred to committee on compensation of public officers.
Mr. Speaker presented a petition from Pharmaceutical Association of Black Hawk county relative to revision of the pharmacy laws.

Referred to committee on pharmacy.

\section*{LEAVE OF ABSENCE}

On request of Gordon of Emmet leave of absence was granted Westervelt of Greene until Tuesday.

On request of Ontjes of Grundy leave of absence was granted Wolfe of Kossuth until Tuesday.

On request of Brady of O'Brien leave of absence was granted Year of Osceola until Tuesday.

On request of Francis of Taylor leave of absence was granted Bradley of Poweshiek until Tuesday.

On request of Nervig of Humboldt leave of absence was granted Criswell of Boone until Tuesday.

On request of Scott of Fremont leave of absence was granted Stimson of Page until Tuesday.

On request of Peterson of Henry leave of absence was granted Buffington of Mills until Tuesday.

On request of Yenter of Johnson leave of absence was granted McCulloch of Iowa until Tuesday.

On request of McGhee of Cerro Gordo leave of absence was granted Springer of Louisa until Tuesday.

On request of Beeman of Allamakee leave of absence was granted Kime of Webster for the day.

On request of Rumley of Decatur leave of absence was granted Olson of Clinton until Tuesday.

\section*{INTRODUCTION OF BILLS}

By Hauge of Polk, House File No. 394, a bill for an act to repeal section eighteen hundred five (1805) code, 1897, (C. C. \(5531)\) and to enact a substitute therefor, relating to the exemption of life, health and accident insurance policies and the proceeds of life, health and accident insurance policies from execution and taxation.

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

By Criswell of Boone, House File No. 395, a bill for an act authorizing the payment to soldiers, who are eligible to the soldiers' home at Marshalltown, a certain sum from the support fund of that institution.

Read first and second time and referred to committee on board of control.

By Santee of Black Hawk, House File No. 396, a bill for an act to make an additional appropriation to complete the Nurses' IIome at the state university.

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

Be Santee of Black Hawk, House File No. 397, a bill for an act to provide for the levy of special taxes upon the assessed valuation of the taxable property of the state, for the construction, repair, improvement and equipment of buildings, and for the purchase of land for the State University of Iowa and the Iowa State College of Agriculture and Mechanic Arts.

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

\section*{CONSIDERATION OF BILLS}

House File No. 298, a bill for an act providing for the admission of feeble-minded persons to the State Hospital and Colony for Epileptics at Woodward, with report of committee recommending passage was taken up and considered.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 84
\begin{tabular}{lll} 
Aiken & Gunderson & Parsons \\
Aldrich & Hanna & Perkins \\
Allyn & Hauge & Peters \\
Anderson & Healy & Peterson \\
Becker & Held & Powers \\
Beeman & Huff & Ramsey \\
Benz & Ingersoll & Rankin \\
Blake & Justice & Rumley \\
Brady & Knickerbocker & Sampson \\
Calhoun & Lake & Santee \\
Carter & Larson & Schirmer \\
Children & Letts & Schulte \\
Clark & LeValley & Scott of Appanoose \\
Colbert & Lockin & Scott of Fremont \\
Donhowe & Long & Shores \\
Edgington & McClune & Slemmons \\
Elliott & McGhee & Smith \\
Fackler & Mayne & Stone \\
Forsling & Miller & Storey \\
Francis & Mills & Truax \\
Garber of Adair & Moen & Ulstad \\
Garber of Floyd & Morgan & Vance \\
Gilbert & Narey & Wamstad \\
Gilbertson & Nervig & Weaver \\
Gilmore of Cedar & O'Donnell & Weber \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Orr & Young \\
Grimwood & Parrott & Mr. Speaker \\
& &
\end{tabular}

Nays, 1
Dodd
Absent or not voting, 23
\begin{tabular}{ll} 
Berry & Gibson \\
Bradley & Graham \\
Buffington & Harrison \\
Criswell & Kime \\
Doolittle & McCulloch \\
Edson & McDonald \\
Elson & Moorhead \\
Emery & Olson
\end{tabular}

\author{
Springer \\ Sterling \\ Stimson \\ Van Camp \\ Westervelt \\ Wolfe \\ Year
}

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

\section*{SPECIAL ORDER CONSIDERED}

Time having arrived for the special order set for 11:00 o'clock a. m., the report of the joint committee on rules together with amendments offered by Lake of Woodbury and Anderson of Winnebago, wias taken up for consideration.

Anderson of Winnebago moved that the amendment offered by him, found on pages 295 and 296 of the Journal, be substituted for the amendment offered by Lake of Woodbury, found on page 285 of the House Journal of January 28th.

Anderson of Winnebago offered the following amendment to his substitute amendment and moved its adoption:

Amend the substitute amendment by striking out the words "when this General Assembly shall have been in session for a period of eighty days" and inserting in lieu thereof the following: "On and after March 30, 1921." Also by striking out in the fourth line thereof the words "introduced in this session and".

Amendment to the substitute amendment adopted.

Lake of Woodbury offered the following amendment to the substitute amendment offered by Anderson of Winnebago and moved its adoption:

Amend the substitute amendment offered by Anderson of Winnebago, by striking out the words and figures "March 30 " and substituting therefor the word and figures "March 25;" also by adding after the word "house" in the ninth line the following:
"A period of one week during the remaining time of the session may be devoted to considering bills of the house in which they originated."

Amendment to the substitute amendment adopted.

Substitute amendment offered by Anderson of Winnebago, as amended was substituted for the first amendment offered by Lake of Woodbury.

Powers of Crawford offered the following amendment to the substitute amendment offered by Anderson of Winnebago on "Reporting of Bills," found at the bottom of page 295 of the Journal, and moved its adoption:
"Amend the amendment proposed by Anderson of Winnebago by transposing orders of precedence 1 and 2 as found at the bottom of page 295 of the House Journal of January 28th."

Amendment adopted.
Dodd of Howard offered the following amendment to the substitute amendment of Anderson of Winnebago and moved its adoption:

Amend the substitute amendment as found on page 295 of the House Journal of January 28 th by striking out the words in lines 3 and 4 "excep appropriation bills."

Amendment adopted.
McClune of Mahaska moved that further action on this matter be deferred until tomorrow.

Motion lost.
On the question being put," Shall the amendment, as amended; to the rules proposed by the joint committee on rules be adopted?'' the motion was lost.

\section*{CONCURRENT RESOLUTION}

Larson of Montgomery, from the committee on rules, offered the following concurrent resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption :

Be It Resolved, by the House, the Senate concurring, that the joint rules of the House and Senate, as found in the rules of procedure of the Thirty-eighth General Assembly, as modified and amended by the re-
port of the joint committee on rules and reported to the House January 25th and printed on page 265 of the House Journal, and reported to the Senate January 25 th and printed on page 239 of the Senate Journal, be and the same are hereby adopted as the joint rules of the Thirty-ninth General Assembly.

Motion prevailed and the resolution was adopted.
CONCURRENT RESOLUTION
Larson of Montgomery, from the committee on rules, offered the following concurrent resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:

Be It Resolved by the House, the Senate concurring, that the document editor be and is hereby authorized to print, from copy furnished him by the secretary of the Senate and the chief clerk of the House, an edition of the rules of procedure of the Thirty-ninth General Assembly, with pages substantially four (4) by six and one-half ( \(61 / 2\) ) inches in size, containing the joint rules and the rules of each house and a plat of each house showing seats of members; said edition of the rules of procedure to be in number one thousand (1000), of which 250 are to be bound in flexible leather, with names of members printed on as many as needed for that purpose, the remainder to be bound in paper covers for general distribution.

Motion prevailed and the resolution was adopted.

\section*{- AMENDMENT FILED}

Elliott of Scott filed the following amendment:
Amend House File 356, by inserting after the words "forty-five thousand" in line seven (7) of section one (1) thereof, the following: "and in cities acting under special charter having a population of more than forty-five thousand."

\section*{MOTION TO RECONSIDER FILED}

I move to reconsider the vote by which the House adopted the concurrent resolution adopting the joint rules of the Thirty-ninth General Assembly.
J. H. Anderson

I second the motion.
L. W. Powers

On motion of Rankin of Lee the House adjourned until \(10: 30\) a. m. Tuesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Rephesentatives, Des Moines, February 1, 1921.

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

Prayer was offered by the Rev. W. H. Adams, pastor of the First Baptist church, Shell Rock.

Journal of January 31st corrected and approved.

\section*{petitions}

Smith of Clinton presented a petition from city council of Clinton relative to laws governing cities and towns.

Referred to committee on municipal corporations.
Smith of Clinton presented a petition from committee on legislation of the city council of Clinton relative to state operation of cement mills, etc.

Referred to committee on roads and highways.
Smith of Clinton presented a petition from committee on legislation of the city council of Clinton, relative to apportionment of motor vehicle taxes.

Referred to committee on motor vehicles and transportation.

\section*{MOTION TO RECONSIDER CALLED UP}

Powers of Crawford called up the motion to reconsider the vote by which the concurrent resolution was adopted, adopting the joint rules of the Thirty-ninth General Assembly.

The question being put "Shall the House reconsider the vote by which the House adopted the concurrent resolution adopting
the joint rules of the Thirty-ninth General Assembly?', the motion prevailed and the House reconsidered.

Lake of Woodbury offered the following amendment and moved its adoption:

Amend the report of the joint committee on rules by striking therefrom the paragraph under "reporting of Bills" found on page 266 of the House Journal of January 25th.

Clark of Linn demanded a roll call.
On the question "Shall the amendment offered by Lake of Woodbury be adopted?',

Ayes, 67
\begin{tabular}{lll} 
Aldrich & Harrison & Rankin \\
Allyn & Huff & Rumley \\
Becker & Ingersoll & Sampson \\
Benz & Justice & Santee \\
Blake & Knickerbocker & Schulte \\
Bradley & Lake & Scott of Appanoose \\
Calhoun & LeValley & Scott of Fremont \\
Carter & McCulloch & Slemmons \\
Children & McDonald & Smith \\
Colbert & McGhee & Springer \\
Criswell & Miller & Stimson \\
Dodd & Mills & Stone \\
Donhowe & Moorhead & Ulstad \\
Edgington & Morgan & Van Camp \\
Edson & Narey & Vance \\
Elliott & Nervig & Weaver \\
Forsling & O'Donnell & Weber \\
Francis & Orr & Westervelt \\
Garber of & Floyd & Parrott \\
Gibson & Peters & Yenter \\
Gilbert & Primwood & Powerson \\
Hanna & Roung \\
Hamsey & Mr. Speaker \\
& &
\end{tabular}

Nays, 33
\begin{tabular}{lll} 
Aiken & Gunderson & Ontjes \\
Anderson & Hauge & Parsons \\
Brady & Healy & Perkins \\
Buffington & Held & Schirmer \\
Clark & Kime & Shores \\
Fackler & Letts & Sterling \\
Garber of Adair & Lockin & Storey \\
Gilmore of Cedar & Long & Truax \\
Gilmore of Clay & McClune & Wamstad \\
Gordon & Mayne & Wolfe \\
Graham & Moen & Year
\end{tabular}

Absent or not voting, 8
\begin{tabular}{lll} 
Beeman & Elson & Larson \\
Berry & Emery & Olson \\
Doolittle & Gilbertson &
\end{tabular}

So the amendment offered by Lake of Woodbury was adopted.

Larson of Montgomery moved that the concurrent resolution relating to the adoption of joint rules for the Thirty-ninth General Assembly be adopted.

Motion prevailed.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 289, a bill for an act to amend section fifty-five hundred seven (5507), of the code (c. c. sec. 9254), relating to the qualifications of sureties on bail 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.
C. F. Clabk, Chairman

Report adopted and Senate File No. 289 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 349, a bill for an act to repeal section fifty-two hundred forty (5240), supplement to the code 1913 (c. c. sec. 9299), relating to the impaneling of the grand jury 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. F. Clark, Chairman

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 360 , a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, 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.
C. F. Clark, Chairman

Report adopted.
Gilmore of Clay, 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. 364 , a bill for an act to amend section three (3) chapter seventy-six (76), acts of the 37 th General Assembly (c. c. sec. 3459 ), relating to the compensation of assessors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Chas. Gilmore, Chairman

\section*{MINORITY REPORT}

Mr. Speaker-We, a minority of your committee on the compensation of public officers, to whom was referred House File No. 364, a bill for an act to amend section three (3) chapter seventy-six ( 76 ), acts of the 37 th General Assembly (c. c. sec. 3459 ), relating to the compensation of assessors, beg leave to dissent from the views of the majority, and respectfully recommend that the bill do pass.

> R. O. Garber
> John Bradley
> F. W. Ingersoll

Ordered passed on file.

Francis of Taylor, from the commitee on commerce and trade, submitted the following report:

Mr. Speaker-Your committee on commerce and trade to whom was referred House File No. 323, by Weaver, a bill for an act repealing section fifty forty-nine (5049), fifty fifty (5050), and fifty fifty-one (5051) of the code (c. c. 8701,8702 and 8703 , respectively), relative to the false use of any label, trade mark or form of advertisement, and enacting a substitute therefor, beg leave to report they have the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jas. S. Francis, Chairman
Report adopted.
Long of Jefferson offered the following resolution:

\section*{RESOLUTION}

Whereas, The Honorable George W. Ball, who was a member of the House of Representatives, from Jefferson county, in the Twenty-second, Twenty-third and Twenty-sixth; and Senator in the Thirty-seventh and Thirty-eighth General Assemblies, died at his home in Fairfield, Iowa, March 14, 1920, therefore be it resolved by the House of Representatives of the Thirty-ninth General Assembly a committee of three be appointed to draft suitable resolutions to be presented to the House commemorative of the life of said George W. Ball.

Unanimous consent having been obtained for immediate consideration of the resolution, Mr. Long moved its adoption. Motion prevailed and the resolution was adopted.

The speaker appointed as members of the committee, Long of Jefferson, Lockin of Cherokee and Anderson of Winnebago.

\section*{INTRODUCTION OF BILLS}

By Criswèll of Boone, House File No. 398, a bill for an act adopting a state flag for the state of Iowa.

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

By Rankin of Lee, House File No. 399, a bill for an act to repeal the law as it appears in chapter three hundred thirty-six (336) acts of the Thirty-seventh (37th) General Assembly (C. C. Sec. 820) relating to the right of consular officers to act as the representative of alien dependents and as the administrator of the estates of deceased aliens.

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

By McGhee of Cerro Gordo, House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association.

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

By Yenter of Johnson, House File No. 401, a bill for an act making provision for issuing bonds to the amount of not to exceed twenty-two million dollars ( \(\$ 22,000,000\) ) for the payment of a bonus to persons who entered and served in the military or naval service of the United States at any time between April 6, 1917, and November 11, 1918, or their legal representatives, providing for a board to supervise and make such payment, providing penalties for the violations of the provisions of this act, providing for a disability fund, providing for the assessment, levy and collection of taxes to pay the principal and interest on said bonds, and providing for a submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

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

By Yenter of Johnson, House File No. 402, a bill for an act to amend chapter two hundred sixteen (216) acts of the Thirtyeighth General Assembley (C. C. Sec. 6837) relative to the fees of justices of the peace and constables.

Read first and second time and referred to committee on. compensation of public officers.

By Sampson of Audubon, House File No. 403, a bill for an act to amend sub-division two (2), section seventeen hundred nine (1709), supplement to the code, 1913, (C. C. 5627) as to authorize the writing of title insurance and to fix the reserves to be maintained therefor by companies furnishing same; also to amend section five (5), chapter four hundred twenty-eight (428), acts of the Thirty-seventh General Assembly (C. C. 5628-e), fixing the limit of liability which may lawfully be assumed on any one risk by companies writing title insurance; also to amend section sixteen hundred ninety-nine (1699), supplement to the code, 1913, (C. C. 5622) permitting companies writing title insurance to invest a portion of their surplus in necessary abstract books; all relating to the subject of title insurance.

Read first and second time and referred to committee on land titles.

By Slemmons of Buchanan, House File No. 404, a bill for an act to compensate one James Netcott for injuries received while working as steward at the State Hospital for the Insane at Independence whereby his right limb was injured and making an appropriation to pay such compensation.

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

By Lake of Woodbury, House File No. 405, a bill for an act to amend chapter three hundred forty-seven (347) section two (2) acts of the Thirty-eighth General Assembly (C. C. 8427), relating to the filing of a bond by public contractors and providing the time within which claims shall be filed.

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

By Peters of Dallas, House File No. 406, a bill for an act to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital for the use of the county.

Read first and second time and referred to committee on public health.

By Lake of Woodbury, House File No. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a-thirty-two (1056-a32), supplemental supplement to the code, 1915, (C. C. 4232) relating to civil service commissions, shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

Read first and second time and referred to committee on municipal corporations.

By Lake of Woodbury, House File No. 408, a bill for an act providing that the law as it appears in chapter thirteen-a (13-a) and thirteen-b (13-b), title five (5), supplement to the code, 1913, as amended, and chapter twenty-three (23) acts of the Thirtyseventh (37th) General Assembly (C. C. 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

Read first and second time and referred to committee on municipal corporations.

\section*{CONSIDERATION OF BILLS}

House File No. 336, a bill for an act to legalize the acts and proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district No. 2-104, within said counties, with report of committee recommending passage was taken up for consideration.

Sterling of Hamilton asked and obtained unanimous consent to withdraw Senate File No. 329 from the committee on judiciary, and to substitute said Senate File No. 329 for House File No. 336 .

Senate File No. 329, a bill for an act to legalize the acts and proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district No. 2-104, within said counties, was taken up and considered.

Sterling of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 101
\begin{tabular}{lll} 
Aiken & Edgington & Hauge \\
Aldrich & Edson & Healy \\
Allyn & Elliott & Held \\
Anderson & Fackler & Huff \\
Becker & Forsling & Ingersoll \\
Beeman & Francis & Justice \\
Benz & Garber of Adair & Kime \\
Blake & Garber of Floyd & Knickerbocker \\
Bradley & Gibson & Lake \\
Brady & Gilbert & Larson \\
Buffington & Gilbertson & Letts \\
Calhoun & Gilmore of Cedar & LeValley \\
Carter & Gilmore of Clay & Lockin \\
Children & Gordon & Long \\
Clark & Graham & McClune \\
Colbert & Grimwood & McCulloch \\
Criswell & Gunderson & McDonald \\
Dodd & Hanna & McGhee \\
Donhowe & Harrison & Mayne
\end{tabular}
\begin{tabular}{lll} 
Miller & Powers & Stimson \\
Mills & Ramsey & Storey \\
Moen & Rankin & Truax \\
Moorhead & Rumley & Ulstad \\
Morgan & Sampson & Van Camp \\
Narey & Santee & Vance \\
Nervig & Schirmer & Wamstad \\
O'Donnell & Schulte & Weaver \\
Ontjes & Scott of Appanoose & Weber \\
Orr & Scott of Fremont & Westervelt \\
Parrott & Shores & Wolfe \\
Parsons & Slemmons & Year \\
Perkins & Smith & Yenter \\
Peters & Springer & Mr. Speaker \\
Peterson & Sterling &
\end{tabular}

Nays, None
Absent or not voting, 7
\begin{tabular}{lll} 
Berry & Emery & Young \\
Doolittle & Olson & \\
Elson & Stone &
\end{tabular}

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

House File No. 356, a bill for an act to amend section one (1) of chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. Sec. 3547), relating to compensation of city assessors in certain cities, with report of committee recommending passage was taken up and considered.

Elliott of Scott moved the adoption of the following amendment filed by him:

Amend House File 356, by inserting after the words "forty-five thousand" in line seven (7) of section one (1) thereof, the following: "and in cities acting under special charter having a population of more than forty-five thousand."

Motion prevailed and the amendment was adopted.
Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82

Allyn
Becker
Beeman
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Dodd
Donhowe
Edgington
Elliott
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilmore of Clay
Gordon
Graham Grimwood Gunderson Hanna

Harrison
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
LeValley
Lockin
McClune
McCulloch
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Ontjes
Orr
Parrott
Perkins
Peters

Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Shores
Slemmons
Smith
Springer
Sterling
Stone
Storey
Truax
Van Camp
Vance
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Scott of Appanoose
Scott of Fremont
Wamstad
Young

Berry
Doolittle
Elson

Anderson

Gilbertson
Justice
Letts
Long
McGhee
Passons

Aiken
Aldrich
Benz
Criswell
Edson
Gibson, 16

Absent or not voting, 10

Stimson
Gilmore of Cedar Ulstad
Emery

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

House File No. 349, a bill for an act to repeal section five thousand two hundred and forty (5240) supplement to the code, 1913 ( C. C. Sec. 9299), relating to the impaneling of the grand jury and to enact a substitute therefor, with report of committee recommending passage was taken up and considered.

Garber of Adair moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 100
\begin{tabular}{lll} 
Aiken & Grimwood & Perkins \\
Aldrich & Gunderson & Peters \\
Allyn & Hanna & Peterson \\
Anderson & Harrison & Powers \\
Becker & Hauge & Ramsey \\
Beeman & Healy & Rankin \\
Benz & Held & Rumley \\
Blake & Huff & Sampson \\
Bradley & Justice & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Calhoun & Lake & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Children & Letts & Shores \\
Clark & LeValley & Slemmons \\
Colbert & Lockin & Smith \\
Criswell & Long & Springer \\
Dodd & McClune & Sterling \\
Donhowe & McCulloch & Stimson \\
Edgington & McGhee & Stone \\
Edson & Mayne & Storey \\
Elliott & Miller & Truax \\
Fackler & Mills & Ulstad \\
Forsling & Moen & Van Camp \\
Francis & Moorhead & Vance \\
Garber of & Adair & Morgan \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Weaver \\
Gilbert & O’Donnell & Weber \\
Gilbertson & Ontjes & Wolfe \\
Gilmore of Cedar & Orr & Year \\
Gilmore of Clay & Parrott & Yenter \\
Gordon & Parsons & Young \\
Graham & & Mr. Speaker \\
& &
\end{tabular}

Nays, None.
Absent or not voting, 8
\begin{tabular}{lll} 
Berry & Emery & Olson \\
Doolittle & Ingersoll & Westervelt \\
Elson & McDonald &
\end{tabular}
- The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 360, a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the
city of Waverly, Iowa, with report of committee recommending passage was taken up and considered.

Shores of Bremer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 101
\begin{tabular}{lll} 
Aiken & Hanna & Peters \\
Aldrich & Harrison & Peterson \\
Allyn & Hauge & Powers \\
Anderson & Healy & Ramsey \\
Recker & Held & Rankin \\
Beeman & Huff & Rumley \\
Benz & Jngersoll & Sampson \\
Blake & Justice & Santee \\
Bradley & Kime & Schirmer \\
Brady & Knickerbocker & Schulte \\
Buffington & Lake & Scott of Appanoose \\
Calhoun & Larson & Scott of Fremont \\
Carter & Letts & Shores \\
Children & LeValley & Slemmons \\
Clark & Lockin & Smith \\
Colbert & Long & Springer \\
Criswell & McClune & Sterling \\
Dodd & McCulloch & Stimson \\
Donhowe & McDonald & Stone \\
Edgington & McGhee & Storey \\
Edson & Mayne & Truax \\
Elliott & Miller & Ulstad \\
Fackler & Mills & Van Camp \\
Francis & Marber of Floyd & Moen \\
Gibson & Morgan & Vance \\
Gilbert & Nargan & Wamstad \\
Gilbertson & Nervig & Weaver \\
Gilmore of Cedar & O'Donnell & Weber \\
Gilmore of Clay & Ontjes & Westervelt \\
Gordon & Orr & Wolfe \\
Graham & Yrimwood & Parrott \\
Gunderson & Parsons & Yenter \\
& Perkins & Mr. Speaker \\
& &
\end{tabular}

Nays, None.
Absent or not voting, 7
\begin{tabular}{lll} 
Berry & Emery & Garber of Adair \\
Doolittle & Forsling & Olson
\end{tabular}

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

\section*{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. 278, a bill for an act to appropriate funds for the purchase of 260 acres more or less, of land lying in Jones county, Iowa.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Senate File No. 278, a bill for an act to appropriate funds for the purchase of two hundred and sixty (260) acres, more or less, of land lying in Jones county, Iowa, more particularly described as follows: The northwest quarter ( \(\mathrm{NW} 1 / 4\) ) of the northwest quarter ( \(N W 1 / 4\) ) of section seven (7), township eighty-four (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa. The west half (W1/2) of the southwest quarter (SW \(1 / 4\) ), the northeast quarter ( \(\mathrm{NE} 1 / 4\) ) of the southwest quarter ( \(\mathrm{SW} 1 / 4\) ), the northwest quarter ( \(\mathrm{NW} 1 / 4\) ) of the southeast quarter ( \(\mathrm{SE} 1 / 4\) ), the southeast quarter ( \(\mathrm{SE} 1 / 4\) ) of the northwest quarter ( \(\mathrm{NW} 1 / 4\) ), and the southwest quarter ( \(\mathrm{SW} 1 / 4\) ), of the northeast quarter ( \(\mathrm{NE} 1 / 4\) ), all in section six (6), township eighty-four (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa. All subject to the right of way of the Chicago and Northwestern Railway Company through the same.

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

PRINTING OF HOUSE FILE NO. 280
Weaver of Polk moved that three hundred (300) extra copies of House File No. 280 be ordered printed.

Motion prevailed and it was so ordered.

\section*{HOUSE FILE WITHDRAWN}

Lake of Woodbury asked and obtained unanimous consent to have House File No. 332 withdrawn from the committee on municipal corporations and from further consideration by the House.

On motion of Weaver of Polk the House adjourned until 10:30 a. m., Wednesday.

\title{
JOURNAL OF THE HOUSE
}

> Hall of the House of Representatives, Des Moines, February \(2,1921\).

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

Prayer was offered by the Rev. A. H. Bryan, pastor of the M. E. church, Rolfe.

Journal of February Ist corrected and approved.

\section*{PETITIONS}

Graham of Wapello presented petitions from the chapters of P. E. O., W. R.' C., D. of V. and American Legion Post of Ottumwa, relative to the adoption of an official state flag.

Referred to committee on military.

\section*{LEAVE OF ABSENCE}

On request of Perkins of Sac leave of absence was granted Clark of Linn indefinitely.

On request of Mayne of Palo Alto leave of absence was granted Berry of Monroe until Thursday.

PRINTING OF HOUSE FILE NO. 401
Yenter of Johnson moved that two thousand five hundred (2500) copies of House File No. 401 be ordered printed.

Motion prevailed and it was so ordered.

\section*{REPORTS OF COMMITTEES}

Weaver of Polk, 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 number 368, a bill for an act to amend section thirteen hundred eighty-nine-a (1389-a), supplement to the code, 1913 (C. C. section 4638), relating to the record kept of delinquent personal 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.

\author{
J. B. Weaver, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on ways and means to whom was referred House file number 383, a bill for an act to amend section nine hundred twenty-three ( 923 ), supplement to the code, 1913 (C. C. section 4080), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and 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.
J. B. Weaver, Chairman.

Report adopted.
Stone of Sioux, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred Senate file number 299, a bill for an act to make emergency appropriations for the Iowa College for the Blind and the Iowa School for the Deaf, beg leave to report they have had 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. O. Stone, Chairman.

Report adopted.
Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal. corporations to whom was referred House file number 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182) of the acts of the Thirtyseventh General Assembly (C. C. 3740) relating to the erection of city halls and the issuance of bonds 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, and when so amended the bill do pass:

Amend by striking from said bill all of section one (1) and substituting in. lieu thereof the following:

Section 1. That section one (1) of chapter one hundred eighty-two (182) of the Acts of the Thirty-seventh General Assembly be and the same is hereby amended by inserting the words "and municipal" after the word "community" in line five (5) thereof, and by inserting the word "waterworks" between the "," following the word "station" and the word "or" in line seven (7) thereof.
a. O. Hauge, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House file number 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code, (C. C. 4030) relating to a tax for the general funds in 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 be amended as follows, and when so amended the bill do pass:

By striking from said House file number 346 all that which appears after the enacting clause and substituting in lieu thereof the following:

Section 1. That the law as it appears in section eight hundred eightyseven (887) of the code, be and the same is hereby amended by adding thereto the following: "The council of each city or town is hereby authorized to levy a tax for the year 1921 and for the year 1922, not exceeding two (2) mills on the dollar, for the purpose of meeting any deficiency in or inadequacy of said ten (10) mill levy."

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Alden Times, a newspaper published in the town of Alden, Iowa, and the Des Moines Capital, a newspaper published in the city of Des Moines, Iowa.
A. O. Havge, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also :
Mr. Sphaker-Your committee on municipal corporations to whom was referred House file number 357, a bill for an act to amend section nine hundred thirty-two-e ( \(932-\mathrm{e}\) ) of the supplement to the code 1913, (c. c.
section 4093) relative to pensions for disabled and retired firemen, beg leave to report they had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
A. O. Hauge, Chairman.

Report adopted and House File No. 357 was indefinitely postponed.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bill: House file number 330, a bill for an act to legalize certain warrants issued by the city of Sioux City on the waterworks fund of said city and to authorize the execution and sale of bonds to fund same.

\author{
W. H. Vance, Chairman
}

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, 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. 330, a bill for an act to legalize certain warrants issued by the city of Sioux City on the waterworks fund of said city and to authorize the execution and sale of bonds to fund same.

\author{
W. H. Vance, \\ Chairman House Committee \\ George S. Banta, \\ Chairman Senate Committee
}

Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 330.

\section*{INTRODUCTION OF BILLS}

By Morgan of Jasper, House File No. 409, a bill for an act to amend section eighteen hundred seventy-three (1873) of chap-
ter twelve (12) supplement to the code, 1913, (C. C. Sec. 5801, chapter 4) relating to publication of bank statements.

Read first and second time and referred to committee on banks and banking.

By Morgan of Jasper, House File No. 410, a bill for an act authorizing cities and towns to construct water mains and assess the cost thereof to the benefited property.

Read first and second time and referred to committee on municipal corporations.

By Morgan of Jasper, House File No. 411, a bill for an act to amend the law as it appears in chapter two hundred thirtyfour of the laws of the. Thirty-eighth General Assembly (C. C. Sec. 3878), relating to the bond to be filed by contractors on sewers.

Read first and second time and referred to committee on municipal corporations.

By Hauge of Polk, House File No. 412, a bill for an act to amend section nine hundred twenty-two (922) supplement to the code, 1913, (C. C. 4079) relating to plats by county auditor.

Read first and second time and referred to committee on municipal corporations.

By McClune of Mahaska, House File No. 413, a bill for an act to repeal section ten hundred eighty-one (1081), title six (6), chapter two (2), of the code (C. C. Sec. 415) and enacting a substitute therefor, and amending section ten hundred eighty-two (1082), title six (6), chapter two (2) of the code (C. C. Sec. 416), all relating to the registration of voters.

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

By Children of Pottawattamie, by request, House File No. 414 , a bill for an act to repeal the law as it appears in section sixteen hundred sixty-nine (1669) and sixteen hundred seventy
(1670) of the code, (C. C. Secs. 1691, 1692) and chapter three hundred ninety-five (395), acts of the Thirty-eighth General Assembly, (C. C. Secs. 1696,1697 and 1698) and to enact a substitute therefor; also to amend section sixteen hundred seventyone (1671) of the cole (C. C. Sec. 1693) and section sixteen hundred seventy-two (1672), supplement to the code, 1913 (C. C. Sec. 1694), all relating to the State Horticultural Society of Iowa, and making appropriation for the Horticultural Exposition.

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

By Children of Pottawattamie, House File No. 415, a bill for an act to amend section nineteen hundred eighty-nine-a-sixtyone (1989-a61), supplemental supplement to the code, 1915, (C. C. Sec. 4918), relating to the supervision of drainage or levee districts by trustees.

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

By Truax of Guthrie, House File No. 416, a bill for an act to amend section nineteen hundred eighty-nine-a2, (1989-a2), supplement to the code, 1913 , (C. C. Sec. 4837), relating to proceedings in the establishment of drainage districts.

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

By Peters of Dallas, House File No. 417, a bill for an act to repeal section seven hundred sixty-nine (769) of the code (C. C. Sec. 3817) and to enact a substitute therefor, relating to regulations of railroads within cities and towns.

Read first and second time and referred to committee on municipal corporations.

Van Camp of Muscatine offered the following resolution:

\section*{RESOLUTION}

Whereas, Honorable H. B. Watters, of West Liberty, Muscatine county, Iowa, who was a member of the House in the Twenty-fifth, Twenty-sixth
and Twenty-sixth Extra General Assemblies of Iowa, died June 15th, 1920.
Therefore, Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and services to his state and nation.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Van Camp moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Van Camp of Muscatine, Bradley of Poweshiek and Mayne of Palo Alto.

\section*{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 number 344, a bill for an act to amend section 4897-a, supplement to the code, 1913, (c. c. section 9003), relating to punishment for escape.

\author{
L. W. Ainswortih, Secretary.
}

Also:
Mr. Speakfr-I 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 number 345, a bill for an act to amend section 5718 -a18, supplement to the code, 1913, (c. c. sec. 2247), relating to penalty for violation of parole.

\author{
L. W. Ainsworth, 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 number 287, a bill for an act to repeal section 3308 of the supplemental supplement to the code, 1915, (C. C. 7832), relating to the release of liens by executors, administrators, guardians, trustees, receivers, referees, assignees or commissioners, or anyone acting in a fiduciary capacity, and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 287, a bill for an act to repeal section three thousand three hundred eight (3308) of the supplemental supplement to the code, 1915, (C. C. 7832), relating to the release of liens by executors, administrators, guardians, trustees, receivers, referees, assignees or commissioners, or anyone acting in a fiduciary capacity, and to enact a substitute therefor.

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

Senate File No. 344, a bill for an act to amend section four thousand eight hundred ninety-seven-a (4897-a), supplement to the code, 1913, (compiled code Sec. 9003), relating to punishment for escape.

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

Senate File No. 345, a bill for an act to amend section five thousand seven hundred eighteen-a eighteen ( 5718 -a18), supplement to the code, 1913, (compiled code Sec. 2247), relating to penalty for violation of parole.

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

\section*{CONSIDERATION OF BILLS}

House File No. 364, a bill for an act to amend section three (3) chapter seventy-six (76) acts of the Thirty-seventh General Assembly (C. C. Sec. 3459), relating to the compensation of assessors, with majority report of committee recommending indefinite postponement and report of the minority recommending passage, was taken up and considered.

Garber of Adair moved that the report of the minority be substituted for the report of the majority.

Motion lost.
On motion of Gilmore of Clay the majority report of the committee was adopted, and House File No. 364 was indefinitely postponed.

House File No. 323, a bill for an act repealing section fifty hundred forty-nine (5049), fifty hundred fifty (5050) and fifty hundred fifty-one (5051) of the code, (C. C. 8701, 8702 and 8703 respectively), relative to the false use of any label, trade mark or form of advertisement, and enacting a substitute therefor, with report of committee recommending passage was taken up and considered.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 98
Aiken
Aldrich
Allyn
Anderson
Becker
Beeman
Blake
Bradley
Buffington
Calhoun
Carter
Children
Colbert
Criswell
Dodd
Donhowe
Edgington
Edson
Elliott
Elson
Emery
Fackler
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Gunderson
\begin{tabular}{ll} 
Hanna & Perkins \\
Harrison & Peters \\
Hauge & Peterson \\
Healy & Powers \\
Held & Ramsey \\
Huff & Rankin \\
Ingersoll & Sampson \\
Justice & Santee \\
Kime & Schirmer \\
Knickerbocker & Schulte \\
Lake & Scott of Appanoose \\
Larson & Scott of Fremont \\
Letts & Shores \\
LeValley & Slemmons \\
Lockin & Smith \\
Long & Springer \\
McClune & Sterling \\
McCulloch & Stimson \\
McDonald & Stone \\
McGhee & Storey \\
Mayne & Truax \\
Miller & Ulstad \\
Mills & Van Camp \\
Moen & Vance \\
Moorhead & Weaver \\
Morgan & Weber \\
Narey & Westervelt \\
O'Donnell & Wolfe \\
Olson & Year \\
Ontjes & Yenter \\
Orr & Young \\
Parrott & Mr. Speaker \\
Parsons & \\
&
\end{tabular}

Nays, 1
Nervig

Absent or not voting, 9
\begin{tabular}{lll} 
Benz & Clark & Graham \\
Berry & Doolittle & Rumley \\
Brady & Forsling & Wamstad
\end{tabular}

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

House File No. 383, a bill for an act to amend section nine hundred twenty-three (923) supplement to the code, 1913, (compiled code 4080), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation, with report of committee recommending passage was taken up and considered.

Children of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 101
\begin{tabular}{lll} 
Aiken & Gilbert & Mills \\
Aldrich & Gilbertson & Moen \\
Allyn & Gilmore of Cedar & Moorhead \\
Anderson & Gilmore of Clay & Morgan \\
Becker & Gordon & Narey \\
Beeman & Grimwood & Nervig \\
Benz & Gunderson & O'Donnell \\
Blake & Hanna & Olson \\
Bradley & Harrison & Ontjes \\
Brady & Hauge & Orr \\
Buffington & Healy & Parrott \\
Calhoun & Held & Perkins \\
Carter & Huff & Peters \\
Children & Ingersoll & Peterson \\
Colbert & Justice & Powers \\
Criswell & Kime & Ramsey \\
Dodd & Knickerbocker & Rankin \\
Donhowe & Lake & Sampson \\
Edgington & Larson & Santee \\
Edson & Letts & Schirmer \\
Elliott & LeValley & Schulte \\
Elson & Lockin & Scott of Appanoose \\
Emery & Long & Scott of Fremont \\
Fackler & McClune & Shores \\
Forsling & McCulloch & Slemmons \\
Francis & McDonald & Smith \\
Garber of & Adair & McGhee \\
Garber of & Floyd & Mayne
\end{tabular}
Stone
Storey
Truax
Ulstad
Van Camp

\author{
Vance \\ Weber \\ Westervelt
}

Year
Wamstad Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 7
Berry Graham Rumley
Clark Parsons Weaver
Doolittle
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 368, a bill for an act to amend section thirteen hundred eighty-nine-a (1389-a), supplement to the code, 1913 (C. C. Sec. 4638), relating to the record kept of delinquent personal tax, with report of committee recommending passage was taken up and considered.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 22

Aldrich
Becker
Benz
Criswell
Dodd
Edson
Forsling
Garber of Floyd
Nays, 79
\begin{tabular}{lll} 
Aiken & Children & Gibson \\
Allyn & Colbert & Gilbert \\
Anderson & Donhowe & Gilbertson \\
Beeman & Edgington & Gilmore of Cedar \\
Blake & Elliott & Gilmore of Clay \\
Bradley & Elson & Gordon \\
Brady & Emery & Gunderson \\
Buffington & Fackler & Hanna \\
Calhoun & Francis & Harrison \\
Carter & Garber of Adair & Hauge
\end{tabular}

Allyn
Anderson
Beeman
Blake
Bradley
Brady
Buffington
Calhoun
Carter

\author{
Grimwood Ingersoll Lake McDonald \\ Moen \\ O'Donnell \\ Peters
}

Powers
Sampson
Santee
Stone
Truax
Weber
Mr. Speaker
\begin{tabular}{lll} 
Healy & Morgan & Shores \\
Held & Narey & Slemmons \\
Huff & Nervig & Smith \\
Justice & Olson & Springer \\
Kime & Ontjes & Sterling \\
Knickerbocker & Orr & Stimson \\
Larson & Parrott & Storey \\
Letts & Parsons & Ulstad \\
LeValley & Perkins & Van Camp \\
Lockin & Peterson & Vance \\
Long & Ramsey & Wamstad \\
McClune & Rankin & Westervelt \\
McCulloch & Schirmer & Wolfe \\
McGhee & Schulte & Year \\
Mayne & Scott of Appanoose & Yenter \\
Miller & Scott of Fremont & Young \\
Moorhead & &
\end{tabular}

Absent or not voting, 7
\begin{tabular}{lll} 
Berry & Graham & Weaver \\
Clark & Mills & \\
Doolittle & Rumley &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 299, a bill for an act to make emergency appropriations for the Iowa College for the Blind and the Iowa School for the Deaf, with report of committee recommending passage was taken up and considered.

IIanna of Benton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 99
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Edgington \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Gordon \\
Edson
\end{tabular} \\
Becker & Elliott & Graham \\
Beeman & Elson & Grimwood \\
Benz & Emery & Gunderson \\
Blake & Fackler & Hanna \\
Bradley & Forsling & Harrison \\
Brady & Francis & Hauge \\
Buffington & Garber of Adair & Healy \\
Carter & Garber of Floyd & Held \\
Children & Gibson & Ingersoll \\
Colbert & Gilbert & Justice \\
Criswell & Gilbertson & Kime \\
Dodd & Gilmore of Cedar & Knickerbocker \\
Donhowe & Gilmore of Clay & Lake
\end{tabular}

Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson

Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith

Springer
Sterling
Stimson
Stone
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 2
Aiken Scott of Appanoose
Absent or not voting, 7
\begin{tabular}{lll} 
Anderson & Clark & Rumley \\
Berry & Doolittle & \\
Calhoun & McDonald &
\end{tabular}

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

\section*{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. 330 , a bill for an act to legalize certain warrants issued by the city of Sioux City on the waterworks fund of said city and to authorize the execution and sale of bonds to fund same.
W. H. Vance, Chairman.

February 2, 1921.
Report adopted.
On motion of Letts of Washington the House adjourned until 10:30 a. m. Thursday.

\title{
JOURNAL OF THE HOUSE
}

Hail of the House of Representatives, Des Moines, February 3, 1921.

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

Prayer was offered by the Rev. John P. Lester, pastor of the First Presbyterian church, Rolfe.

Journal of February 2nd corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Mayne of Palo Alto leave of absence was granted Berry of Monroe indefinitely on account of illness.

\section*{HON. FRANK G. CLARK PASSES AWAY}

Weaver of Polk obtained unanimous consent to have the clerk read the following statement relative to the Honorable Frank G. Clark, deceased:

Hon. Frank G. Clark, father of Representative C. F. Clark of Linn county, died this morning at Cedar Rapids. He was eighty-three years of age and served during the Civil War as an officer in a Vermont regiment. He was well known throughout the state, having practiced law in Iowa for fifty-four years, the first ten years at Belle Plaine, and the last forty-four years at Cedar Rapids. At one time he was commander of the military order of the Loyal Legion in this state and also senior vice-department commander of the G. A. R. of Lowa. Among other public offices which he held, was that of member of the House of Representatives of the Fourteenth General Assembly, including the session that enacted the code of 1873.

Weaver of Polk offered the following resolution:

\section*{RESOLUTION}

Whereas, Honorable Frank G. Clark, of Linn county, father of our associate, Representative C. F. Clark, and who was a member of the House of

Representatives of the Fourteenth General Assembly, has just passed away at Cedar Rapids:

Be it Resolved by the House of Representatives of the Thirty-ninth General Assembly, That we hereby extend to Representative Clark and to the family of the deceased our sincere sympathy in this hour of their sorrow, and request that a committee be appointed by the speaker to present suitable resolutions in memory of Honorable Frank G. Clark, deceased.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Weaver moved its adoption.

Resolution unanimously adopted by a rising vote of the House.
The Speaker appointed as members of the committee, Wearer of Polk, Knickerbocker of Linn and Perkins of Sac.

\section*{COMMUNICATION FROM THE GOVERNOR}

A commmication was received from the governor announcing that he had, on February 2nd, approved the following bill:

House File No. 330.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 329, a bill for an act to legalize the acts and proceedings of the joint boards of supervisors of Hardin and Hamilton counties, state of Iowa, in relation to joint drainage district number two-one hundred four (2-104), within said counties.

\author{
W. H. Vance. \\ Chairman House Committec. \\ George S. Banta, \\ Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEE}

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 408, a bill for an act providing that the law as it appears in chapter thirteen-a (13-a) and thirteen-b (13-b) title five (5),
supplement to the code, 1913, as amended, and chapter twenty-three (23) acts of the Thirty-seventh General Assembly (c. c. 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of 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 do pass.

\author{
A. O. Hauge, Chairman.
}

Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a-thirty-two ( 1056 -a-32) supplemental supplement to the code, 1915, (c. c. 4232) relating to civil service commissions, shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of 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 do pass.
\end{abstract}
A. O. Hauge, Chairman.

Report adopted.

\section*{INTRODUCTION OF BILLS}

By Forsling of Woodbury, House File No. 418, a bill for an act to provide for the compensation of bailiffs of district courts.

Read first and second time and referred to committee on compensation of public officers.

By Justice of Shelby, House File No. 419, a bill for act to amend section 2934 of the code relating to the recording of instruments.

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

By Shores of Bremer, by request, House File No. 420, a bill for an act to regulate the practice of auctioneers, prescribing the requirements for their registration, providing for the issuance of licenses to persons permitted to follow such occupation, and providing for the violation of any of its provisions.

Read first and second time and referred to committee on commerce and trade.

By Blake of Fayette, by request, House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirty-eighth (38th) General Assembly, (C. C. 2506), relating to the compensation of the county superintendent of schools.

Read first and second time and referred to committee on schools and textbooks.

By Weaver of Polk, House File No. 422, a bill for an act legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof.

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

By Mayne of Palo Alto, House File No. 423, a bill for an act to amend chapter two hundred two (202), acts of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to protection of prairie chicken.

Read first and second time and referred to committee on fish and game.

By Anderson of Winnebago, House File No. 424, a bill for an act to amend section six (6) of chapter two hundred thirtyseren (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2914), relating to elections to authorize the hard surfacing of primary roads.

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

By O'Donnell of Dubuque, House File No. 425, a bill for an act to amend section twenty-eight hundred ten (2810) of the code, (C. C. section 2654), relating to the payment of taxes to school boards.

Read first and second time and referred to committee on schools and textbooks.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 329.
Slemmons of Buchanan offered the following resolution:

\section*{RESOLUTION}

Whereás the late Hon. Charles E. Boies, member of the Thirty-seventh and Thirty-eighth General Assembly, departed this life on July 2, 1920, at iis home in Buchanan county and

Whereas his record as a man and legislator was above reproach and
Whereas it is fitting that we should recognize the passing of so honorable a citizen, therefore

Be it Resolved, That a committee of three be appointed to draft suitable resolutions commemorating his life and service in the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Slemmons moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Slemmons of Buchanan, Parsons of Calhoun and Van Camp of Muscatine.

\section*{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. 280, a bill for an act to amend the law as it appears in section twenty-eight hundred twelve-e ( 2812 e ) sumplemental supplement to the code, (section twenty-six hundred sixty-one [2661] of the compiled code), relating to school funding, refunding, and building bonds.

> L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Senate File No. 280, a bill for an act to amend the law as it appears in section twenty-eight hundred twelve-e (2812-e) sup-
plemental supplement to the code, (section twenty-six hundred sixty-one (2661), of the compiled code), relating to school funding, refunding and building bonds.

Read first and second time and referred to committee on schools and textbooks.

\section*{CONSIDERATION OF BILLS}

House File No. 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182), acts of the Thirtyseventh General Assembly (C. C. Sec. 3740), relating to the erection of city halls and the issuance of bonds therefor, with report of committee recommending passage as amended was taken up and considered.

On motion of Carter of Hardin the committee amendments, found on pages 336 and 337 of the Journal of February 2nd were adopted.

Mr. Carter moved that the bill be read a third time now and placed upon its passáge, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 103

Aiken
Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Criswell
Dodd
Donhowe
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
\begin{tabular}{ll} 
Francis & Letts \\
Garber of Adair & LeValley \\
Garber of Floyd & Lockin \\
Gibson & Long \\
Gilbert & McClune \\
Gilbertson & McCulloch \\
Gilmore of Cedar & McDonald \\
Gilmore of Clay & McGhee \\
Gordon & Mayne \\
Graham & Miller \\
Grimwood & Moen \\
Gunderson & Moorhead \\
Hanna & Morgan \\
Harrison & Narey \\
Hauge & Nervig \\
Healy & O'Donnell \\
Held & Olson \\
Huff & Ontjes \\
Ingersoll & Orr \\
Justice & Parrott \\
Kime & Pnickerbocker \\
Lake & Perkins \\
Larson & Peters \\
& Peterson
\end{tabular}

Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores

Slemmons
Smith
Springer
Sterling
Stimson
Stone
Storey
Truax
Ulstad
Van Camp

Vance
Wamstad
Weaver
Weber
Westervelt
Wolf
Year
Yenter
Young
Mr. Speaker

Nays, None
Absent or not voting, 5
\(\begin{array}{lll}\text { Berry } & \text { Colbert } & \text { Mills } \\ \text { Clark } & \text { Doolittle } & \end{array}\)
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns, with report of committee recommending passage as amended was taken up and considered.

On motion of Carter of Hardin the committee amendments, found on page 337 of the Journal of February 2nd were adopted.

Mr. Carter moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 94

Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter Children Colbert

Criswell
Dodd
Donhowe
Edgington
Edson
Eliott Elson Fackler Forsling Francis Garber of Adair Garber of Floyd Gibson

Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Ingersoll

Justice
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig

O’Donnell
Olson
Ontjes
Orr
Parrott
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores

Slemmons
Smith
Springer
Sterling
Stimson
Stone
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 7
\begin{tabular}{lll} 
Aiken & Gilbertson & Scott of Appanoose \\
Aldrich & Held & \\
Emery & Parsons &
\end{tabular}

Absent or not voting, 7
\begin{tabular}{lll} 
Berry & Lake & Ulstad \\
Clark & Mills & Westervelt
\end{tabular}

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

\section*{house file withdrawn}

Hanna of Benton asked and obtained unanimous consent to have House File No. 295 withdrawn from the committee on appropriations and from further consideration by the House.

APPOINTMENT OF COMMITTEE CLERK
Bradley of Poweshiek, from the committee on committee clerks, reported the appointment of Mrs. Marie Nelson to take the work of Frances McCue on account of Miss McCue's illness.

Mrs. Nelson took and subscribed to the required oath.

On motion of Lake of Woodbury the House adjowened until 10:30 a. m., Friday.

\title{
JOURNAL OF THE HOUSE
}

\author{
Hall of the House of Reiresentatives, Des Moines, February 4, 1921.
}

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

Prayer was offered by the Rev. Henry MeCraven, of the Union Congregational church, Des Moines.

Journal of February 3rd corrected and approved.

\section*{COMMUNICATION FROM THE GOVERNOR}

The following communication was received from the governor:

To the Senate and House of Representatives of the Thirty-ninth General Assembly:
A situation has arisen recently in Iowa which demands immediate consideration. From private correspondence, personal conversation and newspaper expression, I am altogether convinced that a vast majority of the electors of the State earnestly desire the appointment of a woman to the Board of Control. Under existing law that desire may be completely defeated by a minority of one branch of the legislature acting under the secrecy of executive session. It is obvious that a condition is thus created which challenges the elementary right of the people to enforce their sovereign will in their own General Assembly. I recommend, therefore, that section 2727-a1, supplement to the code, 1913 (C. C. 1852) be amended by inserting between the words "party" and "and" in the fifth line thereof the following:
"nor of the same sex."
In the same connection I venture to submit that the people are entitled to know how the agents they have commissioned to represent them vote on every matter connected with their agency. I recommend, therefore, that the section above referred to be further amended by striking from the sixteenth line thereof the words "in executive session."

I further recommend that legislation be enacted, subjecting the receipts and expenditures of the board of control and of the board of education
to the same system of audit and accounting which is now applied to the other departments of the state government.

Respectfully submitted,
N. E. Kendalt, Governor.

Referred to committee on board of control.

\section*{LEAVE OF ABSENCE}

On request of Harrison of Pottawattamie leave of absence was granted Children of Pottawattamie indefinitely, on account of illness.

On request of Sampson of Audubon leave of absence was granted Dodd of Howard for the remainder of the week.

\section*{PETITIONS}

Lockin of Cherokee presented a petition from Fairview Local No. 786, of Holstein, relative to industrial court bill.

Referred to committee on judiciary.

Vance of Madison presented a petition from town council of Macksburg relative to apportionment of motor vehicle tax.

Referred to committee on motor vehicles and transportation.

Anderson of Winnebago presented a petition from citizens of Winnebago county relative to state medical laws.

Referred to committee on pharmacy.

Narey of Dickinson presented a petition from Service Star Legion of Superior relative to state bonus for soldiers.

Referred to committee on military.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, 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.

299, a bill for an act to make emergency appropriations for the Iowa College for the Blind and the Iowa School for the Deaf.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

BILL SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 299.

\section*{REPORTS OF COMMITTEES}

Peters of Dallas, 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. 366, a bill for an act authorizing the executive council to sell lands situated in sections \(1,2,11\) and 12 , township 75 , range 20 west of the 5th P. M., lying near Knoxville, Marion county, Iowa, on which the state hospital for inebriates is located, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

James Perers, Ohairman.
Report adopted.

\section*{Also:}

Mr. Speaker-Your commitee on board of control to whom was referred House File No. 343, a bill for an act to legalize an act of the board of control of state institutions granting a lease to the United States government on real estate at Knoxville, Marion county, heretofore occupied by state hospital for inebriates, beg leave to report they have had the same under consideration and have instructed me to report the same same back to the House with the recommendation that the same do pass.

James Peters, Chairman.
Report adopted.

Also:
Mr. Speaker-Your commitee on board of control to whom was referred House File No. 275, a bill for an act authorizing the executive council to sell certain lands belonging to the state and authorizing the state board of control to purchase other lands, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

James Peters, Chairman.
Report adopted.
Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 340, a bill for an act to repeal section 2355 of the code and all amendments thereto (C. C. section 1187), relating to partition fences, and to enact the following in lieu 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. H. Anderson, Chairman.

Report adopted.

Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 319, a bill for an act to amend section one thousand eighty-seven-a Ten (1087-a10), supplement to the code, 1913, (C. C. section 368) referring to nomination papers, beg leave to report they have had 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. E. Beeman, Chairman.

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on elections to whom was referred House File No. 325, a bill for an act to amend the law as it appears in chapter three hundred fifty-three (353) of the laws of the Thirty-eighth General Assembly (section 432 C. C.) relating to separate ballots for women, beg leave to report they have had 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, and when so amended the bill do pass:

That all of said bill after enacting clause be stricken and the following substituted in lieu thereof:
"Section 1. That chapter three hundred fifty-three (353), acts of the Thirty-eighth General Assembly, be and the same is hereby repealed."

And that the bill be further amended by striking the title and substituting in lieu thereof the following:
"An act to repeal the law as it appears in chapter three hundred fiftythree (353), acts of the thirty-eighth general assembly (C. C. section 432), relating to the election of presidential electors, registration of voters, and to provide that the right to vote for presidential electors shall not be abridged on account of sex."

\author{
I. E. Beeman, Chairnan.
}

Report.adopted and the bill with amendments ordered passed on file.

Weaver of Polk, from the committee on ways and means, submitted the following report:

Mr. Speakfr-Your committee on ways and means to whom was referred House File No. 351, a bill for an act repealing section eighty-five (85) of the code (C. C. section 102), relative to certain fees to be charged by the secretary of state in certain cases, 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 amended as follows, and when so amended the bill do pass:

By striking out subdivision one (1) of section one (1) and substituting in lieu thereof the following:
"1. For each commission to commissioners in other states fifteen dollars ( \(\$ 15.00\) ), and for each commission to notaries public ten dollars ( \(\$ 10.00\) ) for the three-year period provided by law, beginning July 4, 1921, provided, however, that on any commission issued during the second year period a fee of seven dollars and fifty cents (\$7.50), and during the third year period five dollars ( \(\$ 5.00\) ), shall be charged."

\section*{J. B. Weaver, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Stone of Sioux, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 278, a bill for an act to appropriate funds for the pur-
chase of 260 acres, more or less, of land lying in Jones 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.
D. O. Stone, Chairman.

Report adopted.
Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker--Your committee on schools and textbooks to whom was referred House File No. 350, a bill for an act to amend section four hundred twenty-two (422) supplemental supplement to the code, 1915, (C C . section 3130), relating to powers and duties of board 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 do pass.

Arthur Springer, Chairman.
Report adopted.

Also:
Mr. Speaker-Your committee on schools and textbooks to whom was referred House File No. 302, a bill for an act to amend chapter three hundred eighty-seven (387), acts of the Thirty-seventh General Assembly (C. C. section 2625), providing for a pension and an annuity retirement system for public school 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.

Arthur Springer, Chairman.
Report adopted.

\section*{INTRODUCTION OF BILLS}

By Powers of Crawford, House File No. 426, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending sections two thousand thirty-three-e (2033-e) and two thousand thirty-three-c (2033-c) supplement to the code, 1913 (C. C. sections 5241 and 5237).

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

By Blake of Fayette, House File No. 427, a bill for an act to amend section thirty-five (35) of chapter two hundred thirtyseven (237) laws of the Thirty-eighth General Assembly (compiled code, section 2943) relating to primary road system.

Read first and second time and referred to committee on municipal corporations.

By O'Donnell of Dubuque, House File No. 428, a bill for an act to amend section eight (8) of chapter two hundred seventy-five (275) of the acts of the Thirty-eighth General Assembly (C. C. section 3051), relating to the time of registration of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Santee of Black Hawk, House File No. 429, a bill for an act to repeal the law as it appears in chapter one hundred seven-ty-five (175), acts of the Thirty-eighth General Assembly (C. C. Secs. 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural societies.

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

By Bradley of Poweshiek, House File No. 430, a bill for an act to repeal sections eight hundred ninety-one (891), (C. C. Sec. 4035), and eight hundred ninety-two (892), (C. C. Sec. 4036), supplement to the code, 1913, relative to poll tax for cities and towns, and to enact substitutes therefor.

Read first and second time and referred to committee on municipal corporations.

By Mayne of Palo Alto, House File No. 431, a bill for an act to define the crime of rape and provide for punishment for its commission; to establish the age of consent for a female at eighteen (18) years; to make it a crime for a female to have sexual intercourse with a boy under eighteen (18) years of age, and provide punishment therefor; to make it a conspiracy to co-operate
with a person in accomplishing the act of sexual intercouse with a child under eighteen (18) years of age, and provide punishment for the same.

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

By Mayne of Palo Alto, House File No. 432, a bill for an act making it a crime to make any lewd, immoral or lascivious act in the presence of children, or by exhibitive pictures, written, printed or spoken language with the intent of suggesting such act, and providing penalties for violations.

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

By Parrott of Carroll, House File No. 433, a bill for an act to legalize certain reservations in deeds of conveyance of town lots in various towns in Carroll county, Iowa.

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

By MeCulloch of Iowa, House File No. 434, a bill for an act to amend section one hundred sixty-two (162) supplement to the code, 1913, (compiled code 282), relating to the filing of vouchers for state institutions.

Read first and second time and referred to committee on board of control.

By Olson of Clinton, House File No. 435, a bill for an act regulating the exhibition or use of moving picture films or reels, and providing for and regulating the examination and approval of moving picture films or reels and providing a penalty for the violating thereof.

Read first and second time and referred to committee on police regulations.

By O'Donnell of Dubuque, House File No. 436, a bill for an act to license and regulate the business of making loans in sums of three hundred dollars ( \(\$ 300.00\) ) or less, secured or unsecured,
at a greater rate of interest than eight per centum per annum, prescribing the rate of interest and charge therefor, and penalities for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to repeal the law as it appears in section three thousand forty-one-a (3041-a) supplemental supplement to the code, 1915, (C. C. section 5893).

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

By Gilbert of Marshall, House File No. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven (694-c47), supplemental supplement to the code, 1915, and chapter 152 , acts of the Thirty-seventh General Assembly, (C. C. 6888), relating to salaries of judges and officers of municipal courts, and to enact a substitute therefor.

Read first and second time and referred to committee on municipal corporations.

By Anderson of Winnebago, House File No. 438, a bill for an act to amend section five (5) of chapter two hundred thirtyseven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2913) ; section thirteen (13) of chapter two hundred thirtyseven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2921) ; section six (6) of chapter two hundred forty-nine (249) acts of the Thirty-seventh General Assembly, C. C. Sec. 2907); section four (4) of chapter two hundred thirty-seven (249) acts of the Thirty-seventh General Assembly, (C. C. Sec. 2912); section thirty-eight (38) of chapter two hundred thirtyseven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2946), and section forty (40) of chapter two hundred thirtyseven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2948), and section thirty-six (36) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2944), relating to the apportionment of the primary road fund.

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

By Moorhead of Scott, House File No. 439, a bill for an act to amend section five hundred three (503) of the code 1897, (C. C. section 3201) relating to bailiffs, their appointments and duties.

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

By Moorhead of Scott, House File No. 440, a bill for an act to amend section one thousand three hundred forty-seven-a (1347a) supplement to the code 1913, (C. C. section 4626) taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles.

Read first and second time and referred to committee on commerce and trade.

Edgington of Monona offered the following resolution:

\section*{RESOLUTION}

Whereas, the Honorable F. F. Roe, a former member of the House of Representatives, from Monona county, died January 5, 1920, and

Whereas, some fitting memorial should be prepared commemorating his life and service to his county, having served two terms in the House of Representatives, therefore

Be it Resolved, by the House of Representatives of the Thirty-ninth General Assembly, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of the life and public service of F. F. Roe.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Edgington moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Edgington of Monona, Lake of Woodbury and Lockin of Cherokee.

\section*{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 joint resolution in which the concurrence of the House is asked:

Senate joint resolution No. 3, a joint resolution providing for a joint committee to make personal investigation of the financial needs of the state educational institutions.

\section*{L. W. Ainsworth, 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 calling upon congress to amend the transportation act with reference to intra-state traffic rates.
L. W. Ainsworth, Secretary.

\section*{SENATE COİNCURRENT RESOLUTION}

Whereas, the recent decision of the Interstate Commerce Commission in the Illinois rate case interprets the Esch-Cummins Act as giving them complete authority over the railways, the entire field of transportation, the traffic itself and all the instrumentalities and means of carrying it on; and whereas, it means that the law of the states and their officers are defied and that the Interstate Commerce Commission has assumed exclusive authority over the railways;

And Whereas, wheat, corn, live stock and all farm products are being marketed at a heavy loss to the farmer;

And Whereas, the freight and passenger rates are already burdensome to the producers and consumers, with the likelihood that the railroads will ask for further increase in rates, with no consideration apparently having been given in the recent raise in rates as to the low cost of construction and operation in the prairie states, with no completed valuation of the railways or as to the fact that the railways in these states have not millions invested in depots and terminals, we consider it unwise to confer upon the Interstate Commerce Commission the greatest power ever given to a body of men in peace times;

Therefore, Be It Resolved by the Senate, the House concurring, of the Thirty-ninth General Assembiy, That we call upon congress to so amend the transportation act and in such plain language that the authority of the states over intra-state traffic in their respective territories will be maintained without an opportunity for misinterpretation; and

Be It Further Resolved, That a copy of this resolution be sent to each United States senator and congressman from Iowa.

Laid over under rule 34 .

Also:
Mr. Spearer-I am directed to inform your honorable body that the

Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution calling for certain information from the, Highway Commission of the state of Iowa.
L. W. Ainsworth, Secretary.

\section*{SENATE CONCURRENT RESOLUTION}

Concurrent resolution calling for certain information from the high way commission of the state of lowa:

Be It Resolved by the Senate, the House concurring, That for the purpose of acquiring detail tabulated information which is not available either in the treasurer of state's office or the auditor of state's office, the Thirty-ninth General Assembly request that the state highway commission furnish the following information:
1. A tabulated statement showing the total amount of motor vehicle funds apportioned to each county of the state of lowa for the period of date January 1, 1919 and January 1, 1920 inclusive and period of date 1920 to January 1, 1921.
2. A tabulated statement covering the periods as above stated showing the amounts of federal aid each county would be entitled to under federal aid road building appropriation acts.
3. A tabulated statement covering the same period showing the amounts of above funds expended by each county, if any.
4. A tabulated statement covering the above period showing the amounts remaining from both federal aid road building appropriation acts and motor vehicle apportionments after the deduction of amounts properly chargeable to said counties against said funds paid in behalf of said counties by warrants issued by the auditor of state and paid by the treasurer of state.
5. A tabulated statement covering the above period showing the amount, if any, any county or counties has expended in excess of the amount properly credited to said county or counties.
6. An explicit statement showing the manner in which the accounts are kept by the highway commission by which they are able to determine at all times the exact condition of the fund as derived from the two sources above enumerated as between the individual counties of the state.
7. The above information being deemed of grave importance and immediate necessity shall be furnished forthwith.

Laid over under rule 34.

\begin{abstract}
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution, adopting the joint rules of procedure of the 39th General Assembly, with the following amendment:

Move to strike from House concurrent resolution the words "and same shall also take the place of concurrent resolution regarding legalizing acts appearing on page 189, H. J. 39th General Assembly."
L. W. Ainsworth, Secretary.

SENATE AMENDMENTS TO HOUSE CONCURRENT RESOLUTION CONSIDERED

Larson of Montgomery moved that the House concur in the above Senate amendments to House concurrent resolution relative to the adoption of the joint rules of procedure of the Thirtyninth General Assembly. Motion prevailed and the House concurred in the Senate amendments.
\end{abstract}

\section*{SENATE MESSAGE CONSIDERED}

Senate joint resolution No. 3, a joint resolution providing for a joint committee to make personal investigation of the financial needs of state educational institutions.

Read first and second time and ordered passed on file.

\section*{CONSIDERATION OF BILLS}

House File No. 343, a bill for an act to legalize an act of the board of control of state institutions granting a lease to the government of the United States on certain real estate situated near Knoxville, Marion county, known as the State Hospital for Inebriates, with report of committee recommending passage was taken up and considered.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 101
\begin{tabular}{lll} 
Aiken & Gunderson & Perkins \\
Aldrich & Hanna & Peters \\
Allyn & Harrison & Peterson \\
Anderson & Hauge & Ramsey \\
Becker & Healy & Rankin \\
Beeman & Held & Rumley \\
Benz & Ingersoll & Sampson \\
Blake & Justice & Santee \\
Bradley & Kime & Schirmer \\
Brady & Knickerbocker & Schulte \\
Buffington & Lake & Scott of Appanoose \\
Calhoun & Larson & Scott of Fremont \\
Carter & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Criswell & Lockin & Smith \\
Donhowe & Long & Springer \\
Edgington & McClune & Sterling \\
Edson & McCulloch & Stimson \\
Elliott & McDonald & Stone \\
Elson & McGhee & Storey \\
Emery & Mayne & Truax \\
Fackler & Miller & Ulstad \\
Forsling & Mills & Van Camp \\
Francis & Moen & Vance \\
Garber of Adair & Moorhead & Wamstad \\
Garber of Floyd & Morgan & Weaver \\
Gibson & Narey & Weber \\
Gilbert & Nervig & Westervelt \\
Gilbertson & O'Donnell & Wolfe \\
Gilmore of Cedar & Olson & Year \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Orr & Young \\
Graham & Parrott & Mrr Speaker \\
Grimwood & Parsons &
\end{tabular}

Nays, None
Absent or not voting, 7
\begin{tabular}{lll} 
Berry & Dodd & Powers \\
Children & Doolittle & \\
Clark & Huff &
\end{tabular}

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

House File No. 366, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in sections numbered one (1), two (2), eleven (11) and twelve (12), township numbered seventy-five (75), range numbered twenty (20), west of the fifth (5th) principal meridian, with report of committee recommending passage was taken up and considered.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 101
\begin{tabular}{lll} 
Aiken & Gunderson & Perkins \\
Aldrich & Hanna & Peters \\
Allyn & Harrison & Peterson \\
Anderson & Hauge & Ramsey \\
Becker & Healy & Rankin \\
Beeman & Held & Rumley \\
Benz & Ingersoll & Sampson \\
Blake & Justice & Santee \\
Bradley & Kime & Schirmer \\
Brady & Knickerbocker & Schulte \\
Buffington & Lake & Scott of Appanoose \\
Calhoun & Larson & Scott of Fremont \\
Carter & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Criswell & Lockin & Smith \\
Donhowe & Long & Springer \\
Edgington & McClune & Sterling \\
Edson & McCulloch & Stimson \\
Elliott & McDonald & Stone \\
EIson & McGhee & Storey \\
Emery & Mayne & Truax \\
Fackler & Miller & Ulstad \\
Forsling & Mills & Van Camp \\
Francis & Moen & Vance \\
Garber of Adair & Moorhead & Wamstad \\
Garber of Floyd & Morgan & Weaver \\
Gibson & Narey & Weber \\
Gilbert & Nervig & Westervelt \\
Gilbertson & O'Donnell & Wolfe \\
Gilmore of Cedar & Olson & Year \\
Gilmore of Clay & Ontjes & Orr \\
Gordon & Garaham & Yauter \\
Grimwood & Parsons & Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 7
\begin{tabular}{lll} 
Berry & Dodd & Powers \\
Children & Doolittle & \\
Clark & Huff &
\end{tabular}

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

House File No. 340, a bill for an act to repeal section two thousand three hundred fifty-five (2355) of the code, and all
amendments thereto (C. C. 1187), relating to partition fences and to enact a substitute therefor, with report of committee recommending passage was taken up and considered.

Peterson of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92
\begin{tabular}{lll} 
Aiken & Harrison & Perkins \\
Aldrich & Hauge & Peterson \\
Allyn & Healy & Ramsey \\
Anderson & Held & Rankin \\
Beeman & Ingersoll & Rumley \\
Benz & Justice & Sampson \\
Blake & Kime & Santee \\
Buffington & Knickerbocker & Schirmer \\
Calhoun & Lake & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Colbert & Letts & Shores \\
Criswell & LeValley & Slemmons \\
Donhowe & Lockin & Smith \\
Edgington & Long & Springer \\
Edson & McClune & Sterling \\
Elliott & McCulloch & Stimson \\
Emery & McDonald & Stone \\
Fackler & McGhee & Storey \\
Forsling & Mayne & Truax \\
Francis & Miller & Ulstad \\
Garber of Adair & Mills & Vance \\
Garber of Floyd & Moen & Wamstad \\
Gilbert & Moorhead & Weaver \\
Gilbertson & Garey & Weber \\
Gimore of Cedar & Nervig & Westervelt \\
Gilmore of Clay & O'Donnell & Wolfe \\
Gordon & Olson & Year \\
Graham & Ontjes & Yenter \\
Grimwood & Ounderson & Parrott \\
Hanna & Parsons & Mr. Speaker \\
Hang &
\end{tabular}

Nays, 5

Bradley
Elson

Gibson
Peters

Van Camp

Absent or not voting, 11
\begin{tabular}{lll} 
Becker & Clark & Morgan \\
Berry & Dodd & Powers \\
Brady & Doolittle & Schulte \\
Children & Huff &
\end{tabular}

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

PRINTING OF HOUSE FILE NO. 379
Springer of Louisa moved that two hundred (200) extra copies of House File No. 379 be ordered printed.

Motion prevailed and it was so ordered.

On motion of Ingersoll of Tama the House adjourned until 10:30 a. m., Saturday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Repiesentatives, Des Moines, February 5, 1921.

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

Prayer was offered by the Rev. Edward L. Bellows, pastor of of the Methodist Episcopal church of Woodward.

Journal of February 4th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Van Camp of Muscatine leave of absence was granted McCulloch of Iowa until Monday.

On request of Rumley of Decatur leave of absence was granted Donhowe of Story until Monday.

On request of Justice of Shelby leave of absence was granted Huff of Cass until Tuesday.

On request of Wolfe of Kossuth leave of absence was granted Garber of Adair until Monday.

On request of Peters of Dallas leave of absence was granted Ulstad of Wright and Orr of Keokuk until Tuesday.

On request of Olson of Clinton leave of absence was granted Smith of Clinton until Monday.

On request of Ontjes of Grundy leave of absence was granted Hauge of Polk until Monday.

On request of Weaver of Polk leave of absence was granted Storey of Warren until Monday.

On request of Edgington of Monona leave of absence was granted Perkins of Sac until Monday.

On request of Moorhead of Scott leave of absence was granted Carter of Hardin until Monday.

On request of Fackler of Adams leave of absence was granted Ramsey of Butler until Monday.

On request of Garber of Floyd leave of absence was granted Shores of Bremer until Monday.

On request of Nervig of Humboldt leave of absence was granted Slemmons of Buchanan until Monday.

On request of Elliott of Scott leave of absence was granted Yenter of Johnson until Monday.

On request of Calhoun of Van Buren leave of absence was granted Aiken of Ida until Monday.

\section*{PETITIONS}

Blake of Fayette presented a petition from bar association of the 13th judicial district relative to additional judge.

Referred to committee on judiciary.
Elliott of Scott presented a petition from Hannah Caldwell chapter Davenport D. A. R., relative to adoption of official state flag.

Referred to committee on military.
Peters of Dallas presented a petition from town council of Linden relative to apportionment of motor vehicle tax.

Referred to committee on motor vehicles and transportation.

CONSIDERATION OF SENÁTe JOINT RESOLUTION NO. 3
Senate joint resolution No. 3, joint resolution providing for a joint committee to make personal investigation of the financial needs of state educational institutions, was by unanimous consent taken up and considered.

Beeman of Allamakee offered the following amendment:
Amend Senate Joint Resolution No. 3 by adding after the word "institutions" in the third line of the caption the words "and the department of public instruction and board for vocational education," and amend by inserting after the word "Education," in line two the words "and the department of public instruction and the board of vocational education."

And amend by striking out the words "Each of these institutions" in line eleven of the last paragraph" and by substituting the following therefor, "The state university at Iowa City; The state college at Ames; and the state teachers' college at Cedar Falls."

On request of Lake of Woodbury, unanimous consent having been obtained action on Senate joint resolution No. 3 was deferred and the resolution was made a special order of business for Tuesday, February 8th, at \(11: 00\) o'clock a. m.

\section*{REPORTS OF COMMITTEES}

Santee of Black Hawk, 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. 333, a bill for an act relating to the construction of bridges on a county line by the 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, and when so amended the bill do pass:

By striking out the period at the end of section two (2) and inserting in lieu thereof a comma, and adding thereafter "without expense to the state."

> C. B. Santee, Ohairman.

Report adopted and the bill with amendments ordered passed on file.

Calhoun of Van Buren, from the committee on judiciary, submitted the following report:

Mr. Spfaker-Your committee on judiciary to whom was referred House File No. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963a) supplemental supplement to the code, 1915 (C. C. sec. 6551) and twenty-nine hundred sixty-three-1 (2963-1) supplemental supplement to the code 1915 (C. C. section 6559), legalizing acknowledgments of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1, 1912 and making provisions that this act shall not affect pending litigation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> J. C. Calhoun,
> Acting Ohairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 353, a bill for an act to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon Telephone Company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone Company, its successors and assigns, by 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.

> J. C. Calhoun, Acting Chairman.

Report adopted

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 283, a bill for an act legalizing the establishment of a county public hospital in and for Wapello County, Iowa, and legalizing forty-seven thousand dollars ( \(\$ 47,000.00\) ) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{J. C. Calhoun,}

Acting Chairman.
Report adopted

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 327, a bill for an act to extend the time for preparing the annotations for the new code and to provide for the completion 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.

\author{
J. C. Calhoun, Acting Ohairman.
}

\section*{Report adopted}

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 352, a bill for an act for the appointment of a commission to investigate and report upon the subject of reformed judicature, beg
leave to report they have had the same under consideration and nave instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> J. C. Calhoun, \[ \text { Acting Chairman. } \]

Report adopted and House File No. 352 was indefinitely postponed.

\begin{abstract}
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 328, a bill for an act to repeal section thirty-four hundred fifteen (3415) of the code, as amended by chapter three hundred ninetyone (391) acts of the 38th General Assembly (c. c. sec. 7943) and to enact a substitute therefor, relating to the compensation of executors, administrators and attorneys in 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.

> J. C. Calhoun, \[ \text { Acting Chairman. } \]
\end{abstract}

Report adopted and House File No. 328 was indefinitely postponed.

Also:
Mr. Speaker Your committee on judiciary to whom was referred House File No. 316, a bill for an act to amend chapter ninety (90), title III of the code as amended, relating to the selection of grand and petit 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.
J. C. Calhoun,

Acting Chairman.
Report adopted and House File No. 316 was indefinitely postponed.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Gordon of Emmet called up Senate concurrent resolution found on page 367 of the House Journal of February 4th, relative to calling upon congress to amend the transportation act with reference to intra-state traffic rates.

Weaver of Polk moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

\section*{HOUSE CONCURRENT RESOLUTION WITHDRAWN}

Gordon of Emmet asked and obtained unanimous consent to withdraw House concurrent resolution relative to calling upon congress to amend the transportation act, which concurrent resolution is found on pages 237 and 238 of the House journal of Januany 20th.

\section*{INTRODUCTION OF BILLS}

By Rumley of Decatur, House File No. 441, a bill for an act to repeal sections fifteen hundred and fifty (1550), (C. C. section 2998), fifteen hundred and fifty-one (1551), (C. C. section 2999), supplement to the code, 1913, and section fifteen hundred and fifty-two (1552), (C. C. section 3000), code of 1897, as amended by chapter three hundred thirty-five (335), acts of the Thirty-seventh General Assembly, relating to road poll tax.

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

By Mills of Harrison, House File No. 442, a bill for an act to protect the health, morals and welfare of women and minors employed in industry by establishing a minimum wage commission and providing for the determination of minimum wages for women and minors.

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

By Truax of Guthrie, House File No. 443, a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office.

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

By Morgan of Jasper, House File No. 444, a bill for an act to amend section fourteen hundred forty-one (1441) supplement to the code, 1913, (compiled code 4693), and to provide for notice to lien holders of expiration of right of redemption from tax sale.

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

By Weaver of Polk, House File No. 445, a bill for an act to amend the law as it appears in sections thirty-two hundred fifty (3250) to thirty-two hundred fifty-four (3254), inclusive, of the code (C. C. sections 6685-6689) ; section two hundred fifty-four-a forty-three (254-a 43), supplement to the code, 1913 (C. C. Sec. 2126) ; section twenty-five hundred seventy-five-a twen-ty-four (2575-a 24), supplement to the code, 1913 (C. C. Sec. 1360) ; chapter one hundred sixty-five (165), acts of the Thirtyeighth General Assembly (C. C. Sec. 2465) and section twentysix hundred ninety-a (2690-a), supplement to the code, 1913 (C. C. Sec. 2453), relating to the adoption of children.

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

By McCulloch of Iowa, House File No. 446, a bill for an act to compensate 2nd Lt. Ralph G. Smoley for services rendered and money advanced pursuant to the call into active service of the Iowa National Guards by the governor of Iowa, on June 19th, 1916.

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

By Elliott of Scott, House File No. 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913, (C. C. Sec. 4423), relative to special taxes in special charter cities.

Read first and second time and referred to commattee on municipal corporations.

By Lockin of Cherokee, House File No. 448, a bill for an act to amend the law as it appears in section three thousand four
hundred forty-seven (3447), supplement to the code, 1913, as amended by section one (1) chapter sixty-three, (63) laws of the Thirty-seventh General Assembly, (compiled code 7116), and section two hundred eight-a (208-a), supplement to the code, 1913, as amended by section one (1) chapter two hundred thirtyone (231), laws of the Thirty-seventh General Assembly (compiled code 162), relating to the limitation of actions to contest the validity of certain public bonds.

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

By Blake of Fayette, House File No. 449 , a bill for an act to repeal section six hundred ninety-four-b (694-b), supplement to the code, 1913, (compiled code, section 3663) relating to powers of cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Knickerbocker of Linn and Westervelt of Greene, House File No. 450 , a bill for an act to amend paragraph twenty-eight (28) of section two hundred ninety-six (296) supplement to the code, 1913, (C. C. 6982) relating to the cost of marriage licenses.

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

By Knickerbocker of Linn, House File No. 451, a bill for an act to provide for additional funds to complete the cattle barn and sale pavilion, and pay the balance due on purchase of additional land to the state fair grounds, and provide for the assessment for paving now levied against the Iowa state fair grounds, and make an appropriation therefor.

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

By Anderson of Winnebago, House File No. 452, a bill for an act to amend section fifteen hundred twenty-seven-s2 (1527s2), supplemental supplement to the code, 1915, (C. C. Sec. 2860 ) ; section fifteen hundred twenty-seven-s3, (1527-s3), sup-
plemental supplement to the code, 1915, (C. C. Sec. 2872) ; section fifteen hundred twenty-seven-s5 (1527-s5), supplemental supplement to the code, 1915 , (C. C. Sec. 2874 ) ; section fifteen hundred twenty-seven-s7, (1527-s7) supplement to the code, 1913, as amended by section one (1) of chapter four hundred five (405) of the Thirty-eighth General Assembly, (C. C. Sec. 2876) ; section fifteen hundred twenty-seven-s8, (1527-s8) supplemental supplement to the code, 1915 , as amended by section one (1) of chapter three hundred ninety-eight (398) acts of the Thirtyseventh General Assembly, (C. C. Sec. 2877) ; section fifteen hundred twenty-seven-s19, (1527-s19), supplement to the code, 1913, (C. C. Sec. 2880) ; section fifteen hundred twenty-seven-s11, ( 1527 -s11), supplemental supplement to the code, 1915, (C. C. Sec. 2882) ; section twenty hundred twenty-four-i, (2024-i), supplement to the code, 1913, (C. C. Sec. 2888) ; section twenty hundred twenty-four-i3, (2024-i3), supplement to the code, 1913, (C. C. Sec. 2890) ; section four hundred twenty-four (424) of the code as amended by section.one (1) of chapter three hundred thirty-six (336) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2894) ; section twenty-nine (29) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2937) ; section thirty-six (36) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly (C. C. Sec. 2945) ; section forty-five (45) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2953); section forty-eight (48) of chapter two hundred thirty-seven (237) acts of the Thirtyeighth General Assembly, (C. C. Sec. 2957), and section thirtyfive (35) of chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly, (C. C. Sec. 3078), and to repeal section fifteen hundred twenty-seven-s4, (1527-s4), supplement to the code, 1913, (C. C. Sec. 2873) ; section fifteen hundred twenty-seven-s6, (1527-s6), supplement to the code, 1913, (C. C. Sec. 2875), and section twenty-four (24) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2932), relating to the powers and duties of the state highway commission.

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

By Peters of Dallas, by request, House File No. 453, a bill for an act to repeal sections forty hundred forty-five (4045) and forty hundred forty-six (4046) of the code (C. C. Sec. 7739 and 7740 ) and to enact substitutes therefor, relating to the period of redemption from execution sale.

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

\section*{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. 381, a bill for an act to legalize certain warrants of the city of Shenandoah, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

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

Senate File No. 285, a bill for an act providing that reference by this Assembly to the compiled code shall, unless otherwise provided, be regarded as for cross-reference only.

> L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 285, a bill for an act providing that reference by this assembly to the compiled code shall, unless otherwise provided, be regarded as for cross-reference only.

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

Senate File No. 381, a bill for an act to legalize certain warrants of the city of Shenandoah, Iowa.

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

Calendar No. 3, House File No. 275, a bill for an act au-
thorizing the executive council to sell certain lands belonging to the state and purchase other lands, with report of committee recommending passage was taken up and considered.

Grimwood of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Ontjes \\
Allyn & Gordon & Parrott \\
Anderson & Grimwood & Parsons \\
Becker & Gunderson & Peters \\
Beeman & Hanna & Rankin \\
Benz & Harrison & Rumley \\
Blake & Healy & Sampson \\
Bradley & Held & Santee \\
Brady & Ingersoll & Schirmer \\
Buffington & Kime & Schulte \\
Calhoun & Knickerbocker & Scott of Appanoose \\
Colbert & Lake & Scott of Fremont \\
Criswell & Larson & Springer \\
Edgington & Letts & Stimson \\
Elliott & LeValley & Stone \\
Elson & Lockin & Truax \\
Emery & Long & Van Camp \\
Fackler & McDonald & Vance \\
Forsling & McGhee & Wamstad \\
Francis & Mayne & Weber \\
Garber of Floyd & Moen & Westervelt \\
Gibson & Narey & Wolfe \\
Gilbert & Nervig & Year \\
Gilbertson & ODDonell & Mr. Speaker \\
Gilmore of Cedar & Olson &
\end{tabular}

Nays, 2
Justice Peterson
Absent or not voting, 32
Aiken Hauge
Berry
Carter
Children
Clark
Dodd
Donhowe
Doolittle
Huff
McClune
Ramsey
Shores
Slemmons
Smith
Sterling
Storey
Ulstad
Weaver
Yenter
Young

Garber of Adair
Graham

McCulloch
Miller
Mills
Moorhead
Morgan
Orr
Perkins
Powers

Ontjes
arrott
Peters
Rankin
Rumley
mpson
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Springer
mson
Stone
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Mr. Speaker

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

Calendar No. 6, House File No. 325, a bill for an act to amend the law as it appears in chapter three hundred fiftythree (353) of the laws of the Thirty-eighth General Assembly (C. C. Sec. 432) relating to separate ballots for women, with report of committee recommending passage as amended was taken up and considered.

On motion of Allyn of Ringgold the committee amendments, found on page 360 of the journal of February 4 th, were adopted.

Mr. Allyn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{ll} 
Aldrich & Gordon \\
Allyn & Grimwood \\
Anderson & Gunderson \\
Becker & Hanna \\
Beeman & Harrison \\
Benz & Healy \\
Blake & Held \\
Bradley & Ingersoll \\
Brady & Justice \\
Buffington & Kime \\
Calhoun & Knickerbocker \\
Colbert & Lake \\
Criswell & Larson \\
Edgington & Letts \\
Elliott & LeValley \\
Elson & Lockin \\
Emery & Long \\
Fackler & McDonald \\
Forsling & McGhee \\
Francis & Mayne \\
Garber of Floyd & Moen \\
Gibson & Narey \\
Gilbert & Nervig \\
Gilbertson & O'Donnell \\
Gilmore of Cedar & Olson \\
Gilmore of Clay & Ontjes
\end{tabular}

Parrott
Parsons
Peters
Peterson
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Springer
Stimson
Stone
Truax
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, None

Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Hauge & Ramsey \\
Berry & Huff & Shores \\
Carter & McClune & Slemmons \\
Children & McCulloch & Smith \\
Clark & Miller & Sterling \\
Dodd & Mills & Storey \\
Donhowe & Moorhead & Ulstad \\
Dooolittle & Morgan & Weaver \\
Edson & Orr & Yenter \\
Garber of Adair & Perkins & Young \\
Graham & Powers &
\end{tabular}

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

Calendar No. 7, House File No. 351, a bill for an act repealing section eighty-five (85) of the code (C. C. Sec. 102), relative to certain fees to be charged by the secretary of state in certain cases, and enacting a substitute therefor, with report of committee recommending passage as amended was taken up and considered.

On motion of Weaver of Polk the committee amendments, found on page 360 of the journal of February 4th, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73
\begin{tabular}{lll} 
Aldrich & Forsling & Larson \\
Allyn & Francis & Letts \\
Anderson & Gibson & LeValley \\
Becker & Gilbert & Lockin \\
Beeman & Gilbertson & McGhee \\
Benz & Gilmore of Cedar & Mayne \\
Blake & Gilmore of Clay & Miller \\
Bradley & Gordon & Mills \\
Brady & Grimwood & Moen \\
Buffington & Gunderson & Narey \\
Calhoun & Hanna & Nervig \\
Colbert & Harrison & O'Donnell \\
Criswell & Healy & Olson \\
Edgington & Held & Ontjes \\
Elliott & Ingersoll & Parrott \\
Elson & Justice & Peters \\
Emery & Knickerbocker & Peterson \\
Fackler & Lake & Rankin
\end{tabular}
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Springer

Sterling
Stimson
Stone
Truax
Van Camp
Vance

Parsons
Scott of Appanoose

Wamstad
Weaver
Weber
Westervelt
Wolfe
Mr. Speaker

Year
Garber of Floyd Long

Nays, 5

Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Graham & Perkins \\
Berry & Hauge & Powers \\
Carter & Huff & Ramsey \\
Children & Kime & Shores \\
Clark & McClune & Slemmons \\
Dodd & McCulloch & Smith \\
Donhowe & McDonald & Storey \\
Doolittle & Moorhead & Ulstad \\
Edson & Morgan & Yenter \\
Garber of Adair & Orr & Young
\end{tabular}

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

Calendar No. 8, House File No. 350, a bill for an act to amend section four hundred and twenty-two (422) supplemental supplement to the code, 1915 , (C. C. Sec. 3130 ) relating to powers and duties of board of supervisors, with report of committee recommending passage was taken up and considered.

Buffington of Mills moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{lll} 
Aldrich & Calhoun & Garber of Floyd \\
Allyn & Colbert & Gibson \\
Anderson & Criswell & Gilbert \\
Becker & Edgington & Gilbertson \\
Beeman & Elliott & Gilmore of Cedar \\
Benz & Elson & Gilmore of Clay \\
Blake & Emery & Gordon \\
Bradley & Fackler & Grimwood \\
Brady & Forsling & Gunderson \\
Buffington & Francis & Hanna
\end{tabular}
\begin{tabular}{lll} 
Harrison & Moen & Scott of Appanoose \\
Healy & Narey & Scott of Fremont \\
Held & Nervig & Springer \\
Ingersoll & O'Donnell & Sterling \\
Justice & Olson & Stimson \\
Knickerbocker & Ontjes & Stone \\
Lake & Parrott & Truax \\
Larson & Parsons & Van Camp \\
Letts & Peters & Vance \\
LeValley & Peterson & Wamstad \\
Lockin & Rankin & Weber \\
Long & Rumley & Westervelt \\
McDonald & Sampson & Wolfe \\
McGhee & Santee & Year \\
Mayne & Schirmer & Young \\
Miller & Schulte & Mr. Speaker \\
Mills & &
\end{tabular}

Nays, None
Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Graham & Powers \\
Berry & Hauge & Ramsey \\
Carter & Huff & Shores \\
Children & Kime & Slemmons \\
Clark & McClune & Smith \\
Dodd & McCulloch & Storey \\
Donhowe & Moorhead & Ulstad \\
Doolittle & Morgan & Weaver \\
Edson & Orr & Yenter \\
Garber of Adair & Perkins &
\end{tabular}

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

Mr. Speaker-I move to reconsider the vote by which the committee report indefinitely postponing House File No. 328, was adopted.

\section*{J. H. Anderson}

I second the motion.
T. E. Moen

On motion of Scott of Appanoose the House adjourned until 10:30 a. m., Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, February 7,1921

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

Prayer was offered by the Rev. E. W. Curtis, D. D., pastor of the United Brethren church, Charition, Iowa.

Journal of February 5th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of O'Donnell of Dubuque leave of absence was granted Young of Davis until Tuesday.

On request of Rumley of Decatur leave of absence was granted Donhowe of Story until Tuesday.

On request of Olson of Clinton leave of absence was granted Elliott of Scott until Tuesday.

On request of Nervig of Humboldt leave of absence was granted Criswell of Boone until Tuesday.

On request of Edgington of Monona leave of absence was granted Perkins of Sac until Tuesday.

On request of Long of Jefferson leave of absence was granted Letts of Washington until Tuesday.

\section*{PETITIONS}

Ramsey of Butler presented a petition from town council of Greene relative to apportionment of motor vehicle tax.

Referred to committee on motor vehicles and transportation.
Van Camp of Muscatine presented a petition from citizens
of Muscatine county relative to optional use of Bible in public schools.

Sterling of Hamilton presented a petition from citizens of Hamilton county relative to optional use of Bible in public schools.

Doolittle of Delaware presented a petition from citizens of Delaware county relative to optional use of Bible in public schools.

Aldrich of Marion presented a petition from citizens of Marion county relative to optional use of Bible in public schools.

Above petitions referred to committee on schools and textbooks.

\section*{INTRODUCTION OF BILLS}

By Narey of Dickinson, House File No. 454, a bill for an act to amend section twenty-seven hundred fifty-two (2752) supplement to the code, 1913 (C. C. Sec. 2541), relating to the election of directors in a school township not divided into sub-districts.

Read first and second time and referred to committee on schools and textbooks.

By Weaver of Polk, House File No. 455, a bill for an act to define procedure in the case of foreclosure of mortgages and deeds of trust upon the happening of contingencies other than the expiration of the period limited in the instrument.

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

By Sterling of Hamilton, House File No. 456, a bill for an act to amend chapter one hundred and twenty-three (123), acts of the Thirty-eighth General Assembly relating to the housing of people in certain cities.

Read first and second time and referred to committee on municipal corporations.

By Garber of Floyd, House File No. 457, a bill for an act to
repeal sections one (1) to five (5) inclusive of chapter three hundred seventy-nine (379) acts of the Thirty-eighth (38th) General Assembly, (compiled code 1773 to 1783 inclusive), and to enact substitutes therefor regalating and licensing the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum and other biological products for use upon domestic animals and providing penalties for violation of the provisions of this act.

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

By Becker of Clayton, by request, House File No. 458, a bill for an áct to amend the law as it appears in chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Sees. 3045 to 3081, inc.), relating to the licensing and regulation of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Becker of Clayton, by request, House File No. 459, a bill for an act to amend the law as it appears in chapter two humdred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Secs. 3045 to 3081, inc.), relating to the licensing and regulation of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Weaver of Polk, House File No. 460, a bill for an act imposing a tax upon admission fees to public amusements conducted for pecuniary profit, and providing means, methods and regulations for the collection thereof and accounting therefor, and punishment for the violation thereof.

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

\section*{CONSIDERATION OF BILLS}

Calendar No. 6, Senate File No. 283, a bill for an act legalizing the establishment of a county public hospital in and for Wapel-
lo county, Iowa, and legalizing forty-seven thousand dollars ( \(\$ 47,000.00\) ) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon, with report of committee recommending passage was taken up and considered.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the questíon, "Shall the bill pass?"
Ayes, 90

Aiken
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Carter
Colbert
Dodd
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham

Gunderson
Hanna
Harrison
Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Lockin
Long
McClune
McDonald
McGhee
Mayue
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons

Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Stone
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 18
\begin{tabular}{lll} 
Aldrich & Elliott & McCulloch \\
Calhoun & Gibson & Orr \\
Children & Grimwood & Perkins \\
Clark & Huff & Powers \\
Criswell & Letts & Ulstad \\
Donhowe & LeValley & Youns
\end{tabular}

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

Calendar No. 7, Senate File No. 327, a bill for an act to extend the time for preparing the annotations for the new code and to provide for the completion of the same, with report of committee recommending passage was taken up and considered.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 90

Aiken
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Carter
Clark
Colbert
Dodd
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilmore of Cedar Gilmore of Clay
Gordon
Graham
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McClune
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons

Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Stone
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 18

Aldrich
Buffington
Calhoun
Children
Criswell
Donhowe

Elliott
Gibson
Gilbertson
Grimwood Huff
Letts

McCulloch
Orr
Perkins
Powers
Ulstad
Young

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

Calendar No. 9, House File No. 333, a bill for an act relating to the construction of bridges on a county line by the board of supervisors, with report of committee recommending passage as amended was taken up, considered, and the committee amendments found on page 375 of the House journal of February 5th were adopted.

McClune of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Morgan \\
Allyn & Gilmore of Clay & Narey \\
Anderson & Gordon & Nervig \\
Becker & Graham & O'Donnell \\
Beman & Gunderson & Olson \\
Benz & Hanna & Ontjes \\
Berry & Harrison & Parrott \\
Blake & Hauge & Parsons \\
Bradley & Healy & Peters \\
Brady & Held & Peterson \\
Buffington & Ingersoll & Ramsey \\
Calhoun & Justice & Rankin \\
Carter & Kime & Rumley \\
Clark & Knickerbocker & Sampson \\
Colbert & Lake & Santee \\
Doolittle & Larson & Schirmer \\
Edgington & LeValley & Schulte \\
Edson & Lockin & Scott of Appanoose \\
Elson & Long & Scott of Fremont \\
Emery & McClune & Shores \\
Fackler & McDonald & Slemmons \\
Forsling & McGhee & Smith \\
Francis & Mayne & Springer \\
Garber of Adair & Miller & Sterling \\
Garber of Floyd & Mills & Stimson \\
Gilbert & Moen & Stone \\
Gilbertson & Moorhead & Storey
\end{tabular}
\begin{tabular}{lll} 
Truax & Weaver & Year \\
Van Camp & Weber & Yenter \\
Vance & Westervelt & Mr. Speaker \\
Wamstad & Wolfe &
\end{tabular}

Nays, None
Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & Gibson & Perkins \\
Children & Grimwood & Powers \\
Criswell & Huff & Ulstad \\
Dodd & Letts & Young \\
Donhowe & MrCulloch & \\
Elliott & Orr &
\end{tabular}

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

Calendar No. 10, House File No. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a) supplemental supplement to the code, 1915, (C. C. Sec. 6551) and twenty-nine hundred sixty three-l (2963-1) supplemental supplement to the code, 1915, (C. C. Sec. 6559), legalizing acknowledgements of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1, 1915, and making provision that this act shall not affect pending litigation, with report of committee recommending passage was taken up and considered.

Parrott of Carroll moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91
Aiken
Allyn
Anderson
Becker
Beeman
Berry
Blake
Bradley
Brady
Buffington
Calhoun Calhoun
Aiken
Allyn
Anderson
Becker Beeman Blay Blake
Bradley Brady Buffington (an

Carter Colbert Dodd Doolittle Edgington Edson Elson Emery Fackler Forsling Francis

Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Gunderson
Hanna
Harrison

Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McClune
McDonald
McGhee
Mayne Miller
Mills
Moen
Moorhead

Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Smith
Springer
Sterling
Stimson
Stone
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, 1
Benz
Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & Gibson & Perkins \\
Children & Grimwood & Powers \\
Clark & Huff & Ulstad \\
Criswell & Letts & Young \\
Doninowe & McCulloch & \\
Elliott & Orr &
\end{tabular}

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

Calendar No. 11, House File No. 353, a bill for an act to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon Telephone Company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone Company, its successors and assigns, by said town, with report of committee recommending passage was taken up and considered.

Parrott of Carroll moved that the bill be read a third time now and placed upon its passage, which motion prevailed and' the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89

Aiken
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Colbert
Dodd
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar Gilmore of Clay Goridon

Graham
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Larson
LeValley
Lockin
Long
McClune
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons

Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Stone
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 19
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Grimwood \\
Children
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Clark
\end{tabular} \\
Huff & Powers \\
Criswell & Lake & Springer \\
Donhowe & Letts & Ulstad \\
Elliott & McCulloch & Young \\
Gibson & Mills &
\end{tabular}

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

\section*{REPORT OF COMMITTEE}

Unanimous consent was obtained to return to the order of reports of committees.

Stone of Sioux, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 321, a bill for an act making an 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.
D. O. Stone, Chairman

Report adopted.
CONSIDERATION OF BILLS
Unanimous consent was obtained to return to the order of consideration of bills.

Senate File No. 321, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies, with report of committee recommending passage was taken up and considered.

Stone of Sioux moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 88
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Narey \\
Allyn & Gilmore of Clay & Nervig \\
Anderson & Gordon & O'Donnell \\
Becker & Graham & Olson \\
Beeman & Gunderson & Ontjes \\
Benz & Hanna & Parrott \\
Berry & Hauge & Parsons \\
Blake & Healy & Peters \\
Bradley & Held & Peterson \\
Brady & Ingersoll & Ramsey \\
Buffington & Kime & Rankin \\
Calhoun & Knickerbocker & Rumley \\
Carter & Lake & Sampson \\
Colbert & Larson & Santee \\
Dodd & LeValley & Schirmer \\
Doolittle & Lockin & Schulte \\
Edgington & Long & Scott of Fremont \\
Edson & McClune & Shores \\
Elson & McDonald & Slemmons \\
Emery & McGhee & Smith \\
Fackler & Mayne & Springer \\
Forsling & Miller & Sterling \\
Francis & Mills & Stimson \\
Garber of Adair & Moen & Stone \\
Garber of Floyd & Moorhead & Storey \\
Gilbert & Morgan & Truax
\end{tabular}
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Van Camp Vance Wamstad Weaver

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Weber
Westervelt
Wolfe

Nays, 1
Gilbertson

Absent or not voting, 19

Aldrich Children Clark Criswell Donhowe Elliott Gibson

Grimwood Harrison Huff Justice Letts McCulloch Orr

\section*{Year}

Yenter
Mr. Speaker

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

On motion of Benz of Chickasaw the House adjourned until 10:30 a. m. Tuesday.

\title{
JOURNAL OF THE HOUSE
}

Hall of the House of Representatives, Des Moines, Febriuary 8, 1921.

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

Prayer was offered by the Rev. J. Priestly, Ph. D., pastor of the Congregational church, Farnhamville.

Journal of February 7th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Mills of Harrison leave of absence was granted Schulte of Worth until Wednesday.

On request of Beeman of Allamakee leave of absence was granted Hauge of Polk until Wednesday.

\section*{PETITIONS}

Truax of Guthrie presented a petition from Glendon Local No. 546, F. E. and C. U. of A., relative to industrial court bill.

Referred to committee on judiciary.
Parsons of Calhoun presented a petition from town council of Rockwell City relative to apportionment of motor vehicle tax.

Referred to committee on motor vehicles and transportation.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 322, a bill for an act to amend section fifty hundred sev-enty-seven-c (5077-c) of the supplement to the code 1913, (c. c. 8697,8698 and 8699), relative to the registering of charitable organizations solicit-
ing public 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 amended as follows, and when so amended the bill do pass:

By inserting between the thirteenth (13) and fourteenth (14) lines of said bill the following: "Any such organization, institution or charitable association licensed under the provisions of this act, shall file an annual report with the secretary of state, which report shall contain the following information:
1. The names and post office addresses of its officers and whether any change has been made during the year previous to making said report.
2. A detailed statement of all moneys received during the year previous to making said report.
3. A detailed statement of all moneys disbursed during the year previous to making said report, and for what purpose.

At the time of filing this annual report, said organization, institution or charitable association shall pay to the secretary of state a filing fee in the sum of two dollars."

\author{
C. F. Clark, Chairman.
}

On request of Weaver of Polk, unanimous consent having been obtained, the bill with amendments was referred to the committee on public charities.

Gilmore of Clay, 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. 274, a bill for an act to amend section three (3), chapter seventy-six (76), acts of the Thirty-seventh General Assembly, and section five hundred ninety-two (592), supplement to the code, 1913, (C. C. section 3459) relating to the compensation of assessors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Chas. Gilmore, Chairman.
Report adopted and Senate File No. 274 was indefinitely postponed.

Also:
Mr. Spmaker-Your committee on compensation of public officers to
whom was referred House File No. 321, a bill for an act to amend sections
one thousand eighty-seven-a five (1087-a5) and one thousand ninety-three (1093) supplemental supplement to the code, 1915 , (C. C. sections 373 and 426 ) referring to election boards and providing for compensation of judges and clerks of 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.

Chas. Gilmore, Ohairman.
Report adopted and House File No. 321 was indefinitely postponed.

Alsó:
Mr. Speaker-Your committee on compensation of public officers to whom was referred House File No. 335, a bill for an act to amend section one thousand ninety-three (1093), supplemental supplement to the code, 1915, (compiled code section 426), relating to the compensation of election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Chas. Gilmore, Chairman.
Report adopted and House File No. 335 was indefinitely postponed.

\section*{INTRODUCTION OF BILLS}

By Scott of Appanoose, by request, House File No. 461, a bill for an act to amend section thirty-seven hundred four (3704) of the code (C. C. Sec. 7499) relating to restricting argument by attorneys.

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

By Sampson of Audubon, House File No. 462, a bill for an act to establish college entrance requirements for high school graduates.

Read first and second time and referred to committee on schools and textbooks.

By Clark of Linn, House File No. 463, a bill for an act to amend section seven hundred seventy-five (775) of the code (C.
C. Sec. 3824), regulating service, rates and rentals of telephones in cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Parrott of Carroll, by request, House File No. 464, a bill for an act to provide for the examination and registration of engineers and firemen of engines and boilers operated by steam power except locomotive engines and heating plants in private residences, carrying less than ten (10) pounds pressure; to provide for the licensing of the same by the board of mine examiners; and providing penalties for the violation of this act.

Read first and second time and referred to committee on mines and mining.

By Donhowe of Story, House File No. 465, a bill for an act to amend section eight hundred thirteen (813), (C. C. Sec. 3877), supplemental supplement to the code, relating to street improvements and sewers.

Read first and second time and referred to committee on municipal corporations.

\section*{CONCURRENT RESOLUTION}

Weaver of Polk offered the following concurrent resolution:
Be It Resolved by the House, the Senate concurring: That at the hour of \(9: 30 \mathrm{a} . \mathrm{m}\)., Tuesday, February 22, 1921, a joint session of the General Assembly be held in the House Chamber for the purpose of suitable observance of Washington's birthday, and that a joint committee of three (3) from each house be named by the presiding officers to make suitable arrangements for such occasion.

Laid over under rule 34.

\section*{RESOLUTION}

Gilbertson of Winneshiek offered the following resolution:
Whereas, Honorable Lauritz M. Enger, who was a member of the House of Representatives from Winneshiek county in the Thirty-fourth and Thirty-fifth General Assemblies, died at his home in Decorah, Iowa, August 2, 1920;

Therefore, Be It Resolved by the House of Representaties of the Thirtyninth General Assembly, That a committee of three be appointed to draft suitable resolutions to commemorate his life, character and service to the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Gilbertson moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Gilbertson of Winneshiek, Anderson of Winnebago and Becker of Clayton.

\section*{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. 339, a bill for an act to amend section one thousand four hundred thirty-two (1432), supplemental supplement to the code, 1915, (compiled code, 4681), relating to certificates of purchase.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

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

Senate File No. 331, a bill for an act to amend section ten hundred fifty-six-a sixty-one (1056-a61), supplement to the code, 1913, (compiled code, section 4265 ), fixing the population of cities authorized to levy tax for garbage disposal plant or system.
L. W. Ainsworth, Secretary.

\section*{Also :}

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

Senate File No. 311, a bill for an act to amend section nine hundred two (902), supplement to the code, 1913, (C. C. section 4051), by requiring the county treasurer to remit to city treasurer all money collected from special assessments where bonds have been issued therefor.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the

Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 325, a bill for an act to amend section one thousand one hundred eighty-four (1184) of the code, (C. C. 617), relating to the penalty of bonds of public officers.
L. W. Ainsworth, Secretary.

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

House concurrent resolution authorizing the document editor to have printed the rules of procedure of the Thirty-ninth General Assembly.

\section*{L. W. Ainsworth, Secretary.}

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

House concurrent resolution relative to the adoption of the joint rules of the Senate and House of the Thirty-ninth General Assembly.

> L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 339, a bill for an act to amend section one thousand four hundred thirty-two (1432), supplement to the code, 1913, (compiled code, 4681), relating to certificates of purchase.

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

Senate File No. 331, a bill for an act to amend section ten hundred fifty-six-a sixty-one (1056-a 61), supplement to the code, 1913, (C. C., section 4265), fixing the population of cities authorized to levy tax for garbage disposal plant or system.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 311, a bill for an act to amend section nine hundred two (902), supplement to the code, 1913, (compiled code, Sec. 4051 ), by requiring the county treasurer to remit to city treasurer all money collected from special assessments where bonds have been issued therefor.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 325, a bill for an act to amend section one thousand one hundred eighty-four (1184) of the code, (C. C. 617 ), relating to the penalty of the bonds of public officers.

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

\section*{CONSIDERATION OF BILLS}

Senate File No. 278, a bill for an act to appropriate funds for the purchase of two hundred and sixty (260) acres, more or less, of certain land lying in Jones county, Iowa, with report of committee recommending passage was taken up and considered.

Grimwood of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 102
\begin{tabular}{lll} 
Aiken & Francis & Long \\
Aldrich & Garber of Adair & MCClune \\
Allyn & Garber of Floyd & McCulloch \\
Anderson & Gibson & McGhee \\
Becker & Gilbert & Mayne \\
Beeman & Gilbertson & Miller \\
Benz & Gilmore of Cedar & Mills \\
Berry & Gilmore of Clay & Moen \\
Blake & Gordon & Moorhead \\
Bradley & Graham & Morgan \\
Brady & Grimwood & Narey \\
Calhoun & Gunderson & Nervig \\
Carter & Hanna & O'Donnell \\
Clark & Harrison & Olson \\
Colbert & Healy & Ontjes \\
Criswell & Held & Orr \\
Dodd & Huff & Parrott \\
Donhowe & Ingersoll & Parsons \\
Doolittle & Justice & Perkins \\
Edgington & Kime & Peters \\
Edsion & Knickerbocker & Peterson \\
Elliott & Lake & Ramsey \\
Elson & Larson & Rankin \\
Emery & Letts & Rumley \\
Fackler & LeValley & Sampson \\
Forsling & Lockin & Santee
\end{tabular}
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Stone
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad

Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None
Absent or not voting, 6
\begin{tabular}{lll} 
Buffington & Hauge & Powers \\
Children & McDonald & Schulte
\end{tabular}

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

\section*{SPECIAL ORDER NO. 1}

The time having arrived for the consideration of Special Order No. 1, Senate joint resolution No. 3, a joint resolution providing for a joint committee to make personal investigation of the financial needs of state educational institutions, with report of committee recommending passage was taken up for consideration.

On motion of Beeman of Allamakee, the amendment offered by him, found on pages 374 and 375 of the House journal of February 5th, was adopted.

Scott of Appanoose moved the previous question. Motion prevailed.

Weaver of Polk moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the resolution was read a third time.

On the question, "Shall the joint resolution pass 9 "
Ayes, 48

Donhowe Doolittle Edson Elson Emery Fackler Forsling Garber of Adair

Gilbert
Gilmore of Cedar Gilmore of Clay Graham Grimwood Healy Kime Knickerbocker
\begin{tabular}{lll} 
Letts & Perkins & Springer \\
LeValley & Peters & Stone \\
Lockin & Powers & Storey \\
McClune & Rankin & Truax \\
McGhee & Sampson & Weaver \\
Moorhead & Santee & Weber \\
Narey & Schirmer & Westervelt \\
Ontjes & Smith & Yenter
\end{tabular}

Nays, 54
\begin{tabular}{lll} 
Aiken & Harrison & Orr \\
Aldrich & Held & Parrott \\
Allyn & Huff & Parsons \\
Anderson & Ingersoll & Ramsey \\
Benz & Justice & Rumley \\
Berry & Lake & Scott of Appanoose \\
Buffington & Larson & Scott of Fremont \\
Calhoun & Long & Shores \\
Colbert & McCulloch & Slemmons \\
Criswell & McDonald & Sterling \\
Edgington & Mayne & Stimson \\
Francis & Miller & Ulstad \\
Garber of Floyd & Mills & Van Camp \\
Gibson & Moen & Vance \\
Gilbertson & Morgan & Wamstad \\
Gordon & Nervig & Wolfe \\
Gunderson & O'Donnell & Year \\
Hanna & Olson & Young
\end{tabular}

Absent or not voting, 6
\begin{tabular}{lll} 
Children & Hauge & Schulte \\
Elliott & Peterson & Mr. Speaker
\end{tabular}

The joint resolution having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Scott of Appanoose the House adjourned until 10:30 a. m., Wednesday.

\title{
JOURNAL OF THE HOUSE
}

Hall of the House of Representatives,
Des Molnes, February 9, 1921
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Lloyd H. Lanning, pastor of the Methodist Episcopal church, Montezuma.

Journal of February 8 th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Garber of Floyd leave of absence was granted Becker of Clayton indefinitely.

\section*{PETITIONS}

Smith of Clinton presented a petition from county superintendent of schools of Clinton county relative to boundaries of consolidated schools.

Blake of Fayette presented a petition from citizens of Fayette county relative to optional use of Bible in public schools.

Peters of Dallas presented a petition from citizens of Dexter relative to optional use of Bible in public schools.

Above petitions referred to committee on schools and textbooks.

Aiken of Ida presented a petition from citizens of Battle Creek relative to industrial court bill.

Francis of Taylor presented a petition from citizens of Bedford relative to industrial court bill.

Above petitions referred to committee on judiciary.

Olson of Clinton presented a petition from banks of Clinton county relative to property exempt from taxation.

Referred to committee on banks and banking.

\section*{house file withdrawn}

Grimwood of Jones asked and obtained unanimous consent to withdraw House File No. 276 from the committee on appropriations and from further consideration by the House.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 283, a bill for an act legalizing the establishment of a county public hospital in and for Wapello county, Iowa, and legalizing forty-seven thousand dollars ( \(\$ 47,000.00\) ) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon.

Also:
Senate File No. 321, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies.

Also :
Senate File No. 327, a bill for an act to extend the time for preparing the annotations for the new code and to provide for the completion of the same.

\author{
W. H. Vance, Chairman House Committep. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

PRINTING OF HOUSE FILE NO. 429
Santee of Black Hawk moved that one hundred (100) copies of House File No. 429 be ordered printed.

Motion prevailed and it was so ordered.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills :

Senate File No. 283.
Senate File No. 321.
Senate File No. 327.

\section*{REPORTS OF COMMITTEES}

Peters of Dallas, 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. 395, a bill for an act authorizing the payment to soldiers, who are eligible to the Soldiers Home at Marshalltown, a certain sum from the support fund of that institution, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

James Peters, Chairman.
Report adopted and House File No. 395 was indefinitely postponed.

McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred House File No. 315, a bill for an act to amend section nineteen hundred eighty-nine-a-eight (1989-a-8), supplemental supplement to the code, 1915, (C. C. section 4843) and to amend section nineteen hundred eighty-nine-a twelve, ( \(1989-\mathrm{a}-12\) ) supplemental supplement to the code, 1915, (c. c. sec. 4851) and to amend section nineteen hundred eighty-nine-a-twentysix (1989-a-26), supplement to the code, 1913, (C. C. section 4874) relating to drainage and the method of fixing the assessments, the date the said assessment shall become due and 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 be amended as follows, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:
"Section 1. That section nineteen hundred eighty-nine-a-eight (1989-
a-8), supplemental supplement to the code, 1915 , (C. C. section 4843), be and the same is hereby amended by inserting after the word "thereof" in line eight (8) the following: 'which time of commencement shall not be prior to the date on which the assessment as finally fixed by the board shall be certified by the auditor to the county treasurer.'
"Sec. 2. That section nineteen hundred eighty-nine-a-twelve (1989-a-12), supplemental supplement to the code, 1915, (C. C. section 4851) be and the same is hereby amended by striking out of line forty-seven (47) the words 'from that date'."

\section*{J. H. McGhee, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Weaver of Polk, 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. 339, a bill for an act to amend section thirteen hundred four ( 1304 ) of the code ( \(C\). C. section 4482 ), relating to exemption of homesteads 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.
J. B. Weaver, Chairmar,

Report adopted and House File No. 339 was indefinitely postponed.

Lockin of Cherokee, 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. 303, a bill for an act to amend chapter two nun. dred thirty-three (233), section one (1) of the laws of the Thirty-seventh General Assembly (C. C. section 1124), relating to the protection of quail, beg leave to report they have had the same unaer consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
J. C. Lockin, Chairman.

Report adopted.
Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninety-four (894), supplemental
supplement to the code, 1915, (C. C. section 4038) relating to the care, preservation and adornment of cemeteries, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indenitely postponed.

\author{
A. O. Havge, Ghairman.
}

Report adopted and House File No. 389 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 348, a bill for an act to amend chapter twenty-three (23) acts of the Thirty-seventh General Assembly (C. C. sections 4097 and 4101 ) and section nine hundred thirty-two-j ( \(932-\mathrm{j}\) ) supplement to the code, 1913, (C. C. 4097 and 4101) relating to pensions for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out section one (1) of said bill and renumbering as one (1) and two (2) the remaining sections.
A. O. Havge, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 393, a bill for an act to amend section nine hundred (900) code as amended by chapter one hundred ninety-six (196) laws of the Thirty-seventh General Assembly (C. C. section 4049) relating to city and town warrants, beg leave to report they have had 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. O. Hadge, Chairman.

Report adopted.

\section*{HOUSE CONCURRENT RESOLUTION CONSIDERED}

Weaver of Polk called up House concurrent resolution relative to observance of Washington's birthday, found on page

402 of the House journal of February 8th, and moved its adoption.

Motion prevailed and the resolution was adopted.

\section*{INTRODUCTION OF BILLS}

By Truax of Guthrie, House File No. 466, a bill for an act to amend section thirteen hundred fifty-nine of the code, (C. C. Sec. 4589), relating to mileage of assessors.

Read first and second time and referred to committee on compensation of public officers.

By Truax of Guthrie, House File No. 467, a bill for an act to repeal paragraph two (2), section four hundred seventy-eight (478), of the code, 1897, (C. C. Sec. 3160, Par. 1), and enact a substitute in lieu thereof, and amend section four hundred nirfetyeight, supplement to the code, 1913, (C. C. Sec. 3186), relating to the collection of fees by certain county officers.

Read first and second time and referred to committee on county and township organizations.

By Peters of Dallas, House File No. 468, a bill for an act \({ }^{*}\) to provide for the payment of an occupation or privilege tax upon the business of operating coal mines, fixing penalties for the failure to make reports and non-payment of such tax and providing for the expenditure of the money collected.

Read first and second time and referred to committee on schools and textbooks.

By Rumley of Decatur, House File No. 469, a bill for an act amending section twenty-eight hundred twenty-three-a (2823-a), supplement to the code, 1913, (C. C. Sec. 2663), relating to compulsory education of children.

Read first and second time and referred to committee on schools and textbooks.

By Vance of Madison, House File No. 470, a bill for an act to amend the law as it appears in section fifteen hundred twenty-
seven-s8 (1527-s8) supplemental supplement to the code, 1915, (C. C. Sec. 2877), relating to the improvement of township highways, and to funds to fill in and grade over culverts and approaches to bridges.

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

By Harrison of Pottawattamie, House File No. 471, a bill for an act to amend section eight hundred fifty-p (850-p), supplemental supplement to the code, 1915, (C. C. Sec. 3684), as amended by chapter fifty-eight (58) laws of the Thirty-eighth General Assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes 'jy dredging or otherwise deepening the same, constructing dikes and levees and changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes.

Read first and second time and referred to committee on conservation of resources.

Ly Harrison of Pottawattamie, by request, House File No. 472 , a bill for an act to amend section six hundred sixty-nine (669), supplement to the code, 1913, (C. C. Sec. 3542 ), relative to compensation of aldermen.

Read first and second time and referred to committee on compensation of public officers.

By McClune of Mahaska, House File No. 473, a bill for an act to amend section twenty-five hundred forty (2540), supplemental supplement to the code, 1915, (C. C. Sec. 1107), relating to fishing in streams.

Read first and second time and referred to committee on fish and game.

By Wamstad of Mitchell, House File No. 474, a bill for an act to amend section four hundred three (403), chapter one (1) supplement to the code, 1913 (C. C. Sec. 3261) relating to the issuance of county bonds.

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

By Criswell of Boone, House File No. 475, a bill for an act to amend section four (4) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2912) relating to the expenditure of the primary road fund.

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

By Olson of Clinton, House File No. 476, a bill for an act to repeal sections five thousand seventy-seven-a fourteen, five thousand seventy-seven-a fifteen, five thousand seventy-seven-a sixteen, five thousand seventy-seven-a seventeen, five thousand sev-enty-seven-a eighteen, five thousand seventy-seven-a nineteen, five thousand seventy-seven-a twenty, five thousand seventy-sev-en-a twenty-one, five thousand seventy-seven-a twenty-two, five thousand seventy-seven-a twenty-three (5077-a14, 5077-a15, 5077a16, 5077-a17, 5077-a18, 5077-a19, 5077-a20, 5077-a21, 5077-a22, \(5077-\mathrm{a} 23\) ) supplement to the code, 1913, (compiled code sections, \(1522,1523,1524,1525,1526,1527,1528,1529,1530,1531)\) and five thousand seventy-seven-a twenty-four (5077-a24) supplemental supplement to the code, 1915 , (compiled code 1532), and to enact a substitute therefor and providing for standards of purity of agricultural seeds offered for sale and the enforcement of such provisions.

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

By Committee on Agriculture, House File No. 477, a bill for an act to repeal sections four hundred fifty-seven (457), seven hundred seven (707), eight hundred eighty-nine (889) of the code, (C. C. sections 3139,3611 and 4038) ; also sections four hundred fifty-eight (458), four hundred fifty-eight-a (458-a), four hundred fifty-eight-b (458-b) of the supplement to the code 1913, (C. C. sections 3138,3140 and 3141 ) ; also chapter fifty (50) of the acts of the Thirty-seventh General Assembly, •(C. C. section 1848), and to enact a substitute therefor, in relation to the taxation, licensing and controlling of dogs.

Read first and second time and passed on file.

\section*{RESOLUTION}

O'Donnell of Dubuque offered the following resolution:
Whereas, the Honorable Simon Miller, who was a member of the regular and extra sessions of the Thirty-second General Assembly, also the Thirty-third, Thirty-fourth and Thirty-eighth General Assemblies of the state of Iowa, departed this life at his home in Dubuque, Dubuque county, Iowa, on the 22d day of April, 1920;

Now, Therefore Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly, That a committee of three be ap. pointed to draft suitable resolutions to be presented to the House concerning the life and public service of the said Simon Miller.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. O'Donnell moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, \(\mathrm{O}^{\prime}\) Donnell of Dubuque, Le Valley of Franklin and Powers of Crawford.

\section*{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. 378, a bill for an act to amend the law as it appears in section ten (10) of chapter two hundred eighty-seven (287) acts of the Thirty-eighth General Assembly (C. C. section 1740) providing that applications for the testing of dairy herds shall receive priority consideration by the commission of animal health.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Senate File No. 378, a bill for an act to amend the law as it appears in section ten (10) of chapter two hundred eightyseven (287) acts of the Thirty-eighth General Assembly (C. C. Sec. 1740) providing that applications for the testing of dairy herds- shall receive priority consideration by the commission of animal health.

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

Calendar No. 2, House File No. 302, a bill for an act to amend chapter three hundred eighty-seven (387), acts of the Thirtyseventh General Assembly (compiled code Sec. 2625), providing for a pension and an annunity retirement system for public school teachers, with report of committee recommending passage was taken up and considered.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{lll} 
Allyn & Gordon & Parrott \\
Anderson & Graham & Parsons \\
Beeman & Grimwood & Perkins \\
Benz & Hauge & Peterson \\
Bradley & Healy & Powers \\
Brady & Held & Rumley \\
Buffington & Kime & Santee \\
Calhoun & Knickerbocker & Schiriner \\
Carter & Larson & Sclitile \\
Clark & Letts & S ith \\
Colbert & LeValley & Springer \\
Donhowe & Lockin & Sterling \\
Doolittle & McClune & Stimson \\
Edson & McCulloch & Stone \\
Elliott & McGhee & Storey \\
Elson & Mayne & Van Camp \\
Emery & Miller & Vance \\
Fackler & Mils & Weaver \\
Forsling & Moen & Westervelt \\
Garber of Adair & Moorhead & Year \\
Gilbert & Narey & Yenter \\
Gilmore of Cedar & Olson & Mr. Speaker \\
Gilmore of Clay & &
\end{tabular}

Nays, 34
\begin{tabular}{lll} 
Aiken & Harrison & Ramsey \\
Aldrich & Huff & Sampson \\
Blake & Ingersoll & Scott of Appanoose \\
Criswell & Justice & Scott of Fremont \\
Dodd & Long & Shores \\
Edgington & Iorgan & Slemmons \\
Francis & Nervig & Truax \\
Garber of Floyd & O'Donnell & Wanstad \\
Gibson & Ontjes & Weber \\
Gilbertson & Orr & Wolfe \\
Gunderson & Peters & Young
\end{tabular}

Absent or not voting, 7
\begin{tabular}{lll} 
Becker & Lake & Ulstad \\
Berry & McDonald & \\
Children & Rankin &
\end{tabular}

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

\section*{MOTION TO RECONSIDER CALLED UP}

Anderson of Winnebago called up the motion filed February 5 th to reconsider the vote by which the committee report indefinately postponing House File No. 328, was adopted.

On the question, "Shall the House reconsider the vote by which the committee report indefinitely postponing House File No. 328, was adopted?'"

Ayes, 100
\begin{tabular}{|c|c|c|}
\hline Aiken & Hanna & Peters \\
\hline Aldrich & Harrison & Peterson \\
\hline Allyn & Hauge & Powers \\
\hline Anderson & Healy & Ramsey \\
\hline Beeman & Held & Rankin \\
\hline Benz & Huff & Rumley \\
\hline Blake & Ingersoll & Sampson \\
\hline Bradley & Justice & Santee \\
\hline Brady & Kime & Schirmer \\
\hline Buffington & Knickerbocker & Schulte \\
\hline Calhoun & Larson & Scott of Appanoose \\
\hline Carter & Letts & Scott of Fremont \\
\hline Colbert & LeValley & Shores \\
\hline Criswell & Lockin & Slemmons \\
\hline Donhowe & Long & Smith \\
\hline Doolittle & McClune & Springer \\
\hline Edgington & McCulloch & Sterling \\
\hline Edson & McDonald & Stimson \\
\hline Elliott & McGhee & Stone \\
\hline Elson & Mayne & Storey \\
\hline Emery & Miller & Truax \\
\hline Fackler & Mills & Ulstad \\
\hline Forsling & Moen & Van Camp \\
\hline Francis & Moorhead & Vance \\
\hline Garber of Adair & Morgan & Wamstad \\
\hline Garber of Floyd & Narey & Weaver \\
\hline Gibson & Nervig & Weber \\
\hline Gilbertson & O'Donnell & Wolfe \\
\hline Gilmore of Cedar & Olson & Year \\
\hline Gilmore of Clay & Ontjes & Yenter \\
\hline Gordon & Orr & Young \\
\hline Graham & Parrott & Mr. Speaker \\
\hline Grimwood & Parsons & \\
\hline Gunderson & Perkins & \\
\hline
\end{tabular}

Nays, 2
Clark Dodd
Absent or not voting, 6
\begin{tabular}{lll} 
Becker & Children & Lake \\
Berry & Gilbert & Westervelt
\end{tabular}

So the House reconsidered the vote by which the committee report indefinitely postponing House File No. 328, was adopted.

The question was then put "Shall the report of the committee indefinitely postponing House File No. 328 be adopted?"

The committee report was rejected.
House File No. 328, a bill for an act to repeal section thirtyfour hundred fifteen (3415) of the code, as amended by chapter three hundred ninety-one (391) acts of the Thirty-eighth (38th) General Assembly, (compiled code section 7942) and to enact a substitute therefor, relating to the compensation of executors, administrators and attorneys in the settlement of estates, was taken up and considered.

Sterling of Hamilton offered the following substitute amendment and moved its adoption:
"Amend House File No. 328 by striking out all after the enacting clause and inserting in lieu thereof the following:
"Executors and administrators shall be allowed the following commissions upon the personal estate sold or distributed by them, and for the proceeds of real estate sold for the payment of debts, which shall be received in full compensation for all the ordinary services;

For the first one thousand dollars, five per cent;
For the overplus, between one and five thousand dollars, two and one-half per cent;

For the amount over five thousand dollars, one per cent. Such further allowances as are just and reasonable may be made by the court ror actual, necessary and extraordinary expenses or services."

Substitute amendment adopted.

On request of Springer of Louisa, unanimous consent having
been obtained, action on House File No. 328 was deferred and the bill placed on the calendar.

Calendar No. 3, House File No. 319, a bill for an act to amend section one thousand eighty-seven-a-ten ( \(1087-\mathrm{a}-10\) ) supplement to the code 1913, (C. C. section 368) referring to nomination papers, with report of committee recommending passage was taken up and considered.

On request of Truax of Guthrie, unanimous consent having been obtained, action on House File No. 319 was deferred.

\section*{HOUSE CONCURRENT RESOLUTION}

Yenter of Johuson offered the following concurrent resolution:

Be It Resolved by the House of the Thirty-ninth Gencral Assembly, the Senate concurring, That whereas the adjutant general of the state of Iowa has seven thousand ( 7,000 ) feet of films showing the troops of Iowa in action in France;

And, whereas, The owners of the Des Moines Theatre have tendered the use of the theatre for showing said pictures to the members of the Thirty-ninth General Assembly of Iowa, February 12th, at 10 a. m.;

Therefore, In order that the members of the Assembly may see said pictures;

Be It Resolved, That said invitation be accepted and that the Senate and House adjourn Friday, February 11th to convene Saturday, February 12 th , at \(1: 30 \mathrm{p} . \mathrm{m}\).

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Yenter moved its adoption. Motion prevailed and the concurrent resolution was adopted.

On motion of Schirmer of Jackson the House adjourned until 10:00 a. m., Thursday.

\section*{JOURNAL OF THE HOUSE}

\section*{Hall of the House of Representatives, Des Moines, February 10, 1921}

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

Prayer was offered by the Rer. E. Carnell Wilson, pastor of the Presbyterian church, Wroming.

Journal of February 9th corrected and approved.

\section*{LEAVE OF ABSENCE}
O.: request of Ed;on of Buena Vista leave of absence was granted Stone of Sioux until Friday.

\section*{PETITIONS}

Mills of Harrison presented a petition from citizens of Harrison comnty relative to optional use of Bible in the public schools.

Doolittle of Delaware presented a petition from citizens of Hopkinton relative to optional use of Bible in the public schools.

Above petitions referred to committee on schools and textbooks.

Criswell of Boone presented a petition from United Mine Workers of America, L. U. No. 869 Boone, relative to industrial court bill.

Referred to committee on judiciary.
Mr. Speaker presented a petition from Waterloo chapter P. E. O. relative to adoption of official state flag.

Referred to committee on military.
- Mr. Speaker presented two petitions from citizens of Waterloo relative to city manager plan of government in cities and towns.

Referred to committee on municipal corporations.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 278 , a bill for an act to appropriate funds for the purchase of two hundred and sixty (260) acres, more or less, of land lying in Jones county, Iowa, more particularly described as follows:

The northwest quarter (NW \(1 / 4\) ) of the northwest quarter (NW \(1 / 4\) ) of section seven (7), township eighty-four (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa.

The west half ( \(W 1 / 2\) ) of the southwest quarter ( \(S W 1 / 4\) ), the northeast quarter ( \(N E 1 / 4\) ) of the southwest quarter ( \(\mathrm{SW} 1 / 4\) ), the northwest quarter ( \(\mathrm{NW}^{1} / 4\) ) of the southeast quarter ( \(\mathrm{SE} 1 / 4\) ), the southeast quarter ( \(\mathrm{SE} 1 / 4\) ) of the northwest quarter ( \(\mathrm{NW} 1 / 4\) ), and the southwest quarter (SW \(1 / 4\) ) of the northeast quarter (NE \(1 / 4\) ), all in section \(\operatorname{six}\) (6), township eightyfour (84) north, range three (3), west of the fifth (5th) P. M., Jones county, Iowa.

All subject to the right of way of the Chicago and Northwestern Railway Company through the same.

\author{
W. H. Vance. \\ Chairman House Committee.
}

George S. Banta,
Chairman Senate Committee.
Report adopted.

\section*{HOUSE FILES WITHDRAWN}

McClune of Mahaska asked and obtained unanimous consent to withdraw House File No. 388 from the committee on judiciary, and from further consideration by the House.

Mayne of Palo Alto asked and obtained unanimous consent to withdraw House File No. 432 from the committee on judiciary and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 324, a bill for an act to amend chapter 287, acts of the

Thirty-eighth General Assembly, (C. C. section 1734), relating to the control and suppression of dangerous, contagious and infectious diseases of domestic animals, beg leave to report that they have had 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, and when so amended the bill do pass: By striking out the words and figures "five hundred thousand dollars ( \(\$ 500,000\) ) annually" as the same appear in section one and substituting in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000) annually."

\section*{J. H. Anderson, Chairman.}

Report adopted, and House File No. 324 was referred to the committee on appropriations.

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 381, a bill for an act to legalize certain warrants of the city of Shenandoah, 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.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 422, a bill for an act legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing 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.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 285, a bill for an act providing that reference by this assembly to the compiled code shall, unless otherwise provided, be regarded as for cross-reference only, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building and Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said asso. ciation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 450, a bill for an act to amend paragraph twenty-eight (28) of section two hundred ninety-six (296), supplement to the code, 1913, (C. C. section 6982) relating to the cost of marriage 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 amencied as follows, and when so amended the bill do pass:

By striking out the word "five" in line five of section 1, and inserting in lieu thereof the word "three."
C. F. Clabri. Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 433, a bill for an act to legalize certain reservations in deeds of conveyance of town lots in various towns in Carroll 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.
C. F. Clark. ('hairman.

Report adopted and House File No. 433 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 439, a bill for an act to amend section five huadred three (503) of the code, 1897, (C. C. section 3201), relating to bailiffs, their
appointments 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.
C. F. Clark, Chairman.

Report adopted and House File No. 439 was indefinitely postponed.

\section*{INTRODUCTION OF BILLS}

By Larson of Montgomery, House File No. 478, a bill for an act to repeal section thirty-five hundred twelve (3512) of the code, (C. C. section 7440), and to enact a substitute therefor, relating to the taxation of jury fees.

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

By Stimson, Shores and Ontjes, House File No. 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a municipal band.

Read first and second time and referred to committee on municipal corporations.

By Edson of Buena Vista, House File No. 480, a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled, to provide for the promotion of rocational rehabilitation of persons disabled in industry or otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropritaions made by the Congress of the United States for the purpose stated; to empower and direct the state board for vocational education to cooperate with the federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such state board and the state commissioner of labor and the state industrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special fund; and to make ap-
propriations to provide for the vocational rehabilitation of persons disabled in industry or otherwise.

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

By Weaver of Polk, House File No. 481, a bill for an act limiting the hours of employment of females; requiring certain records to be kept and notices posted by employers; providing for the enforcement and fixing penalties for the violation thereof.

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

By Ontjes of Grundy, House File No. 482, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof.

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

By Knickerbocker of Linn, House File No. 483, a bill for an act regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penalties for the violation of this act.

Read first and second time and referred to committee on public health.

By Moorhead of Scott, House File No. 484, a bill for an act to legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code, (C. C. section 5334 .)

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

By Powers of Crawford, House File No. 485, a bill for an act to repeal section four thousand four hundred eighty-two (4482) of the code, (C. C. section 6717) and to enact a substitute there-
for, relating to the commencement of actions before justices of the peace.

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

\section*{CONCURRENT RESOLUTION}

Moen of Lyon offered the following concurrent resolution :
Whereas; The state board of education and state board of control will submit to the Thirty-ninth General Assembly certain appropriation bills for the support of the various state institutions for the next biennial period, therefore,

Be It Resolved by the House, the Senate concurring, That the chairman of the appropriation committee of the Senate and of the House are hereby directed to prepare tabulated and itemized reports on the appropriations asked by each institution for the next biennial period; such report to be presented to their respective bodies at least ten days before the date fixed for the final adjournment of the General Assembly.

Be It Further Resolved, That the appropriation committees of the two houses present their recommendations covering the askings of each of said institutions in separate bills for the consideration and action by this General Assembly.

Laid over under rule 34.

\section*{CONSIDERATION OF BILLS}

Calendar No. 1, House File No. 319, a bill for an act to amend section one thousand eighty-seven-a-ten (1087-a-10) supplement to the code, 1913, (C. C. section 368) referring to nomination papers, with report of committee recommending passage was taken up and considered.

Moorhead of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 103
\begin{tabular}{lll} 
Aiken & Benz & Buffington \\
Aldrich & Berry & Calhoun \\
Allyn & Blake & Carter \\
Anderson & Bradley & Clark \\
Beeman & Brady & Colbert
\end{tabular}

Criswell
Dodd
Donhowe
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar Gilmore of Clay Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice

Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Ramsey

Peterson
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 5

Becker
Children

Elliott
Powers

Stone

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

Calendar No. 2, House File No. 303, a bill for an act to amend chapter two hundred thirty-three (233), section one (1) of the laws of the Thirty-seventh General Assembly, (C. C. section 1124) relating to the protection of quail, with report of committee recommending passage was taken up and considered.

Young of Davis moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 102
\begin{tabular}{ll} 
Aiken & Graham \\
Aldrich & Grimwood \\
Allyn & Gunderson \\
Anderson & Hanna \\
Beeman & Harrison \\
Benz & Hauge \\
Berry & Healy \\
Blake & Held \\
Bradley & Huff \\
Brady & Ingersoll \\
Ruffington & Justice \\
Calhoun & Kime \\
Carter & Knickerbocker \\
Clark & Lake \\
Colbert & Larson \\
Criswell & Letts \\
Dodd & LeValley \\
Donhowe & Lockin \\
Doolittle & Long \\
Edgington & McClune \\
Edson & McCulloch \\
Elson & McDonald \\
Emery & McGhee \\
Fackler & Mayne \\
Forsling & Miller \\
Francis & Mills \\
Garber of Adair & Moen \\
Garber of Floyd & Moorhead \\
Gibson & Morgan \\
Gilbert & Narey \\
Gilbertson & Gervig \\
Gilmore of Cedar & Olson \\
Gilmore of Clay & Ontjes \\
Gordon & Orr \\
&
\end{tabular}

Nays, 1
O'Donnell
Absent or not voting, 5

Becker
Children

Elliott
Powers

Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

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

Calendar No. 6, House File No. 393, a bill for an act to amend section nine hundred (900) of the code as amended by chapter one hundred ninety-six (196) laws of the Thirty-seventh General Assembly (compiled code, section 4049) relating to city and town warrants, with report of committee recommending passage was taken up and considered.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 103
\begin{tabular}{lll} 
Aiken & Grimwood & Parsons \\
Aldrich & Gunderson & Perkins \\
Allyn & Hanna & Peters \\
Anderson & Harrison & Peterson \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Huff & Sampson \\
Bradley & Ingersoll & Santee \\
Brady & Justice & Schirmer \\
Buffington & Kime & Schulte \\
Calhoun & Knickerbocker & Scott of Appanoose \\
Carter & Lake & Scott of Fremont \\
Clark & Larson & Shores \\
Colbert & Letts & Slemmons \\
Criswell & LeValley & Smith \\
Dodd & Lockin & Springer \\
Donhowe & Long & Sterling \\
Doolittle & McClune & Stimson \\
Edgington & McCulloch & Storey \\
Edson & McDonald & Truax \\
Elson & McGhee & Ulstad \\
Emery & Mayne & Van Camp \\
Fackler & Miller & Vance \\
Forsling & Mills & Wamstad \\
Francis & Moen & Weaver \\
Garber of Adair & Moorhead & Weber \\
Garber of Floyd & Morgan & Westervelt \\
Gibson & Narey & Wolfe \\
Gilbert & Nervig & Year \\
Gibertson & O'Donnell & Yenter \\
Gilmore of Cedar & Olson & Young \\
Gilmore of Clay & Ontjes & Mr. Speaker \\
Gordon & Orr & \\
Graham & Parrott & \\
& &
\end{tabular}

Nays, None
Absent or not voting, 5
\begin{tabular}{ll} 
Becker & \begin{tabular}{l} 
Elliott \\
Children \\
Powers
\end{tabular}
\end{tabular}

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

Calendar No. 7, House File No. 407, a bill for an act provid-
ing that the law as it appears in section ten hondred fifty-six-a-thirty-two (1056-a32), supplemental supplement to the code, 1915 , (C. C. 4232) relating to civil service commissions, shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government, with report of committee recommending passage was taken up and considered.

Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 69
\begin{tabular}{lll} 
Aiken & Healy & Peters \\
Aldrich & Held & Powers \\
Allyn & Huff & Ramsey \\
Benz & Ingersoll & Rumley \\
Berry & Kime & Santee \\
Blake & Knickerbocker & Schirmer \\
Brady & Schulte \\
Colbert & Lake & Scott of Appanoose \\
Criswell & Letts & Scoti of Fremont \\
Edson & LeValley & Shores \\
Elson & McClune & McCulloch \\
Emery & McGhee & Smithons \\
Forsling & Mills & Springer \\
Francis & Moen & Sterling \\
Garber of Floyd & Morrhead & Stimson \\
Gilbert & Morgan & Storey \\
Gilbertson & Narey & Ulstad \\
Gilmore of Cedar & Nervig & Weaver \\
Gordon & O'Donnell & Weber \\
Graham & Olson & Westervelt \\
Grimwood & Orr & Year \\
Hanna & Parsons & Young \\
Hauge & Perkins & Mr. Speaker
\end{tabular}

Nays, 28
\begin{tabular}{lll}
\begin{tabular}{ll} 
Beeman & Fackler \\
Bradley & Garber of Adair \\
Buffington & Gibson
\end{tabular} & \begin{tabular}{l} 
Mayne \\
Miller
\end{tabular} \\
Calhoun & Gilmore of Clay & Ontjes \\
Carter & Rankin \\
Clark & Harderson & Sampson \\
Dodd & Justicen & Truax \\
Donhowe & Larson & Van Camp \\
Doolittle & Long & Wolfe \\
D & & Yenter
\end{tabular}

Absent or not voting, 11
\begin{tabular}{lll} 
Anderson & Lockin & Stone \\
Becker & McDonald & Vance \\
Children & Parrott & Wamstad \\
Elliott & Peterson &
\end{tabular}

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

Calendar No. 8, House File No. 408, a bill for an act providing that the law as it appears in chapter thirteen-a (13-a) and thirteen-b (13-b), title five (5), supplement to the code, 1913, as amended, and chapter twenty-three (23) acts of the Thirtyseventh (37th) General Assembly (C. C. 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government, with report of committee recommending passage was taken up and considered.

Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion 'prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 97
\begin{tabular}{lll} 
Aiken & Forsling & LeValley \\
Aldrich & Francis & Lockin \\
Allyn & Garber of Adair & Long \\
Anderson & Garber of Floyd & McCulloch \\
Beeman & Gibson & McDonald \\
Benz & Gibert & McGhee \\
Berry & Gibertson & Mayne \\
Blake & Gilmore of Cedar & Miller \\
Bradley & Gilmore of Clay & Mills \\
Brady & Gordon & Moen \\
Buffington & Graham & Moorhead \\
Calhoun & Grimwood & Morgan \\
Carter & Gunderson & Narey \\
Clark & Hanna & Nevig \\
Colbert & Harrison & O'Donnell \\
Criswell & Hauge & Olson \\
Dodd & Healy & Orr \\
Donhowe & Held & Parrott \\
Doolittle & Huff & Parsons \\
Edgington & Ingersoll & Perkins \\
Edson & Kime & Peters \\
Elson & Knickerbocker & Powers \\
Emery & Lake & Ramsey \\
Fackler & Letts & Rumley
\end{tabular}

Sampson
Santee Schirmer
Schulte
Scott of Appanoose Scott of Fremont Shores
Slemmons
Smith

Springer
Sterling
Stimson
Storey
Ulstad
Van Camp
Vance
Wamstad

Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker
\[
\text { Nays, } 5
\]

Justice
McClune

Ontjes
Rankin

Absent or not voting, 6
\begin{tabular}{lll} 
Becker & Elliott & Peterson \\
Children & Larson & Stone
\end{tabular}

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

House File No. 450, a bill for an act to amend paragraph twen-ty-eight (28) of section two hundred ninety-six (296) supplement to the code, 1913, (C. C. 6982) relating to the cost of marriage licenses, with report of committee recommending passage as amended was taken up, considered, and the following committee amendments were adopted:

Amend House File No. 450 by striking out the word "five" in line five of section 1, and inserting in lieu thereof the word "three".

Scott of Appanoose moved the previous question.
Motion prevailed.
Westervelt of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 52
\begin{tabular}{lll} 
Berry & Donhowe & Gibson \\
Blake & Doolittle & Gilbert \\
Bradley & Edgington & Gilmore of Cedar \\
Calhoun & Francis & Gordon \\
Clark & Garber of Adair & Graham \\
Dodd & Garber of Floyd & Grimwood
\end{tabular}
\begin{tabular}{ll} 
Hanna & \begin{tabular}{l} 
Moorhead \\
Hauge
\end{tabular} \\
Healy & Morgan \\
Held & Nervig \\
Kime & O'Donnell \\
Knickerbocker & Olson \\
Lake & Ontjes \\
Larson & Parrott \\
Letts & Perkins \\
LeValley & Powers \\
McCulloch & Ramsey \\
Mills & Rumley
\end{tabular}

Schirmer
Scott of Fremont
Smith
Sterling
Storey
Vance
Weaver
Weber
Westervelt
Yenter
Mr. Speaker

Peterson
Rankin
Sampson
Santee
Schulte
Scott of Appanoose
Shores
Slemmons
Springer
Stimson
Truax
Ulstad
Van Camp
Wamstad
Wolfe
Year

Absent or not voting, 6

\section*{Becker \\ Children}

Elliott
McDonald

Stone
Young

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 278.
Senate File No. 381, a bill for an act to legalize certain warrants of the city of Shenandoah, Iowa, with report of committee recommending passage was taken up for consideration.

The bill was read for the information of the House.
Stimson of Page moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 97

Aiken
Aldrich
Allyn
Anderson
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Clark Colbert
Criswell
Dodd
Donhowe
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd Gibson
Gilbert
Gilbertson
Gilmore of Clay
Gordon

Grimwoo
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr

Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Truax
Ulstad
Van Camp
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 11
\begin{tabular}{lll} 
Becker & Graham & Storey \\
Children & Gunderson & Vance \\
Elliott & Schulte & Young \\
Gilmore of Cedar & Stone &
\end{tabular}

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

House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association, with report of committee recommending passage was taken up and considered.

McGhee of Cerro Gordo moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 97
\begin{tabular}{lll} 
Aiken & Grimwood & Parrott \\
Aldrich & Hanna & Parsons \\
Allyn & Harrison & Perkins \\
Anderson & Hauge & Peters \\
Beeman & Healy & Peterson \\
Benz & Held & Powers \\
Berry & Huff & Ramsey \\
Blake & Ingersoll & Rankin \\
Bradley & Justice & Rumiey \\
Brady & Kime & Sampson \\
Buffington & Knickerbocker & Santee \\
Calhoun & Lake & Schirmer \\
Carter & Larson & Schulte \\
Clark & Letts & Scott of Appanoose \\
Colbert & LeValley & Scott of Fremont \\
Criswell & Lockin & Shores \\
Dodd & Long & Slemmons \\
Donhowe & McClune & Sterling \\
Doolittle & McCulloch & Stimson \\
Edgington & McDonald & Storey \\
Edson & McGhee & Truax \\
Elson & Mayne & Ulstad \\
Emery & Miller & Van Camp \\
Fackler & Mills & Vance \\
Forsling & Moen & Wamstad \\
Francis & Moorhead & Weaver \\
Garber of Adair & Morgan & Weber \\
Garber of Floyd & Narey & Wolfe \\
Gibson & Nervig & Year \\
Gilbert & ODonnell & Young \\
Gilbertson & Gilmore of Cedar & OIson \\
Gilmore of Clay & Orr & Mr. Speaker \\
& &
\end{tabular}

Nays, None

Absent or not voting, 11

Becker
Children
Elliott
Gordon

Graham
Gunderson
Smith
Springer

Stone
Westervelt Yenter

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

Senate File No. 285 , a bill for an act providing that reference by this assembly to the compiled code shall, unless otherwise provided, be regarded as for cross-reference only, with report of committee recommending passage was taken up and considered.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 97
\begin{tabular}{lll} 
Aiken & Grimwood & Parsons \\
Aldrich & Hanna & Perkins \\
Allyn & Harrison & Peters \\
Beeman & Hauge & Peterson \\
Benz & Healy & Powers \\
Berry & Held & Ramsey \\
Blake & Huff & Rankin \\
Bradley & Ingersoll & Rumley \\
Brady & Justice & Sampson \\
Buffington & Kime & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Lake & Schulte \\
Clark & Larson & Scott of Appanoose \\
Colbert & Letts & Scott of Fremont \\
Criswell & LeValley & Shores \\
Dodd & Lockin & Slemmons \\
Donhowe & Long & Smith \\
Doolittle & McClune & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McGhee & Storey \\
Elson & Mayne & Truax \\
Emery & Miller & Ulstad \\
Fackler & Man Camp \\
Forsling & Moen & Vance \\
Garber of Adair & Moorhead & Wamstad \\
Garber of Floyd & Morgan & Weaver \\
Gibson & Narey & Westervelt \\
Gilbert & Nervig & Wolfe \\
Gilbertson & OlDonnell & Year \\
Gilmore of Cedar & Olson & Young \\
Gilmore of Clay & Ontjes & Mr. Speaker \\
Gordon & Orr & \\
Graham & Parrott &
\end{tabular}

Nays, None
Absent or not voting, 11
\begin{tabular}{lll} 
Anderson & Francis & Stone \\
Becker & Gunderson & Weber \\
Children & McDonald & Yenter \\
Elliott & Springer &
\end{tabular}

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

House File No. 422, a bill for an act legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof, with report of committee recommending passage was taken up and considered.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{lll} 
Allyn & Gilmore of Clay & Nervig \\
Anderson & Graham & O'Donnell \\
Beeman & Grimwood & Olson \\
Benz & Hanna & Ontjes \\
Berry & Harrison & Orr \\
Blake & Hauge & Parrott \\
Bradley & Healy & Parsons \\
Brady & Huff & Perkins \\
Buffington & Ingersoll & Peters \\
Calhoun & Justice & Peterson \\
Carter & Kime & Powers \\
Clark & Knickerbocker & Ramsey \\
Colbert & Lake & Rankin \\
Criswell & Larson & Rumley \\
Dodd & Letts & Sampson \\
Donhowe & LeValley & Santee \\
Doolittle & Lockin & Schirmer \\
Edgington & Long & Schulte \\
Edson & McClune & Scott of Appanoose \\
Elson & McCulloch & Scott of Fremont \\
Emery & McDonald & Shores \\
Fackler & McGhee & Slemmons \\
Forsling & Mayne & Smith \\
Garber of Adair & Miller & Sterling \\
Garber of Floyd & Mills & Stimson \\
Gibson & Moen & Storey \\
Gilbert & Moorhead & Truax \\
Gilbertson & Morgan & Ulstad \\
Gilmore of Cedar & Narey & Van Camp
\end{tabular}

Vance
Wamstad Weaver

Weber
Westervelt Wolfe

Year
Young
Mr. Speaker

Nays, 2
Aiken
Aldrich
Absent or not voting, 10

Becker
Children
Elliott
Francis
\begin{tabular}{ll} 
Gordon & Stone \\
Gunderson & Yenter \\
Held & \\
Springer &
\end{tabular} Gunderson Held Springer

Stone Yenter

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

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 389 was indefinitely postponed.

I second the motion.
F. W. Ingersoll.
J. S. Francis.

On motion of Rankin of Lee the House adjourned until 10:30 a. m., Friday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, February 11, 1921

House met pursuant to adjournment, Speaker McFarlane in the shair.

Prayer was offered by the Rev. William Wilson, pastor of the Congregational church, Sloan.

Journal of February 10th corrected and approved.

FIX TIME TO WHICH TO ADJOURN
Yenter of Johnson moved that when the House adjourn it be until 1:30 p. m. Saturday.

Motion prevailed.

\section*{LEAVE OF ABSENCE}

On request of Anderson of Winnebago leave of absence was granted Mayne of Palo Alto until Saturday.

On request of Huff of Cass leave of absence was granted Justice of Shelby indefinitely.

\section*{PETITIONS}

Donhowe of Story presented petitions from citizens of Zearing and Ames relative to optional use of Bible in public schools.

Referred to committee on schools and textbooks.

Brady of O'Brien presented a petition from Sheldon chapter P. E. O., relative to adoption of an official state flag.

Referred to committee on military.

Lake of Woodbury presented a petition from Trades Labor Assembly of Sioux City relative to chiropractors' bill.

Referred to committee on public health.

\section*{MOTION TO RECONSIDER CALLED UP.}

Ingersoll of Tama called up the motion filed February 10th, and found on page 439 of the House journal, to reconsider the vote by which House File No. 389 was indefinitely postponed.

On the question, "Shall the House reconsider the rote by which House File No. 389 was indefinitely postponed?"'

Ayes, 49

Aldich
Anderson
Blake
Bradley
Buffington
Carter
Criswell
Dodd
Edgington
Emery
Fackler
Francis
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Clay
Graham
\(\left.\begin{array}{ll}\text { Gunderson } & \begin{array}{l}\text { Perkins } \\ \text { Hanna }\end{array} \\ \text { Peterson }\end{array}\right\}\)

Nays, 47
\begin{tabular}{lll} 
Aiken & Gordon & Peters \\
Allyn & Grimwood & Powers \\
Beeman & Kime & Ramsey \\
Benz & Lake & Rankin \\
Berry & LeValley & Sampson \\
Brady & Lockin & Scott of Appanoose \\
Calhoun & McCulloch & Scott of Fremont \\
Clark & McDonald & Slemmons \\
Colbert & McGhee & Stimson \\
Doolittle & Miller & Truax \\
Elliott & Narey & Vance \\
Elson & Nervig & Wamstad \\
Forsling & O'Donnell & Weber \\
Garber of Adair & Olson & Westervelt \\
Gibson & Ontjes & Yenter \\
Gilmore of Cedar & Orr &
\end{tabular}

Absent or not voting, 12
\begin{tabular}{lll} 
Becker & Justice & Santee \\
Children & Mayne & Springer \\
Donhowe & Mills & Stone \\
Edson & Moorhead & Mr. Speaker
\end{tabular}

So the House reconsidered the vote by which House File No. 389 was indefinitely postponed.

House File No. 389 was passed on file.

\section*{REPORTS OF COMMITTEES}

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 454, a bill for an act to amend section 2752 supplement to the code, 1913, (c. c. sec. 2541) relating to the election of directors in a school township not divided into sub-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.

Arthur Springer, Chairman.
Report adopted.
Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 347, a bill for an act to amend section nine hundred thirty-two-a ( \(932-\mathrm{a}\) ) and nine hundred thirty-two-e ( \(932-\mathrm{e}\) ) supplement to the code, 1913, (c. c. secs. 4089 and 4093) relating to pension 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, and when so amended the bill do pass:

Amend by striking out section one (1) thereof and renumbering as section one (1) and two (2) the remaining sections.
A. O. Havge, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was
referred House File No. 410, a bill for an act to authorize cities and towns to construct water mains and assess the cost thereof to the benefited 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, and when so amended the bill do pass:

Amend by striking from line one (1) of section one (1) the words "cities and"; also by striking from line four (4) of section one (1) of the printed bill the words "or upon a two-thirds" and inserting in lieu thereof the words "and upon a-majority."

\section*{A. O. Hauge, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 283, a bill for an act to amend section ten hundred eighty-sevena twenty-five (1087-a25), supplement to the code, 1913, (c. c. sec. 388), relating to the county convention, beg leave to report they have had 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. E. Beeman, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on elections to whom was referred House House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred ( 300 ) or more votes. Also providing for additional election clerks and the qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of procedure in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions 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 amended as follows, and when so amended the bill do pass:

Strike out all after the enacting clause of said bill and insert in lieu thereof the following:
"Section 1. In all election precincts in Iowa where it is expected there will be two hundred (200) or more votes cast at the next ensuing general, primary or municipal election, the board of supervisors, or proper author-
ities of cities as now provided by law, may appoint three (3) additional judges and two (2) additional clerks to be known as the election counting board. Each of such appointees shall be of good moral character, well informed, able to read, write and speak the English language, shall be a voter in the election precinct in which he is to serve and entitled to vote therein.

Sec. 2. The judges and clerks of election as provided in existing law shall be known as the receiving board and it shall be their duty to supervise the casting of ballots at said election, and the judges and clerks provided for in section one (1) of this act shall be known as the counting board. The counting board shall be chosen from the two (2) political parties casting the highest number of votes at the last general election. Not more than two (2) judges nor more than one (1) clerk shall belong to the same political organization, provided that two (2) of such judges shall be chosen from the political party casting the highest number of votes at the last preceding general election. The receiving board shall perform all the functions of judges and clerks of election as now provided by law except as to counting and certifying the vote as by this act provided

Sec. 3. The counting board shall proceed to their respective voting places to which they have been appointed at one o'clock, P. M., on election day, and shall take charge of the ballot box containing the ballots already cast in that precinct. It shall retire to a partitioned space or room provided for that purpose and there proceed to count and tabulate the ballots as it shall find them deposited in the ballot box. The receiving board shall continue to receive the votes of electors in the other box provided, until such time as the counting board shall have finished counting and tabulating the ballots cast in the first ballot box. The two boards shall then exchange the first box for the second box and so continue until they have counted and tabulated all the votes cast on that election day. When the hour arrives for closing the polls, the receiving board shall certify to all matters pertaining to casting of ballots and shall then assemble the property, supplies and other articles of election entrusted to its supervision and place them in the care of the counting board for such disposition as provided by law. The duties of the receiving hoard shall then cease.

Sec. 4. It shall be the duty of the board of supervisors, or proper authorities in cities, to provide the judges of election with such ballot boxes and other election supplies as may be required, to be furnished in duplicate to accomplish the purpose of this act.

Sec. 5. Whenever the counting board receives from the receiving board the ballot box they shall also be furnished a statement from the receiving board giving the number of votes as shown by the poll books up to that time. which shall equal the number of votes in the ballot box. The counting board shall on opening the ballot box first count the ballots therein. If the number of ballots found in the ballot box exceeds the
number as shown by the statement received from the receiving board the counting judges shall proceed to examine the official endorsement of said ballots, and, if any ballots are found that do not bear proper official endorsement, said ballots shall be kept separate and a record of such ballots shall be made and returned under the head of excess ballots. The counting board shall then proceed to count the ballots as now provided by law.

Sec. 6. The space or room occupied by the counting board shall be policed in such manner as to prevent any person, or persons, from gaining information regarding the progress of the count before the polls are closed.

Sec. 7. All judges and clerks shall take an oath as now provided in existing law for judges of election and in addition to such oath the counting board shall take the following oath:
'I. duly attend to the ensuing election during the continuance thereof as a member of the counting board; that I will not, prior to the closing of the polls, communicate in any manner, directly or indirectly, by word or sign, the progress of the counting, nor the result so far as ascertained, nor any information whatsoever in relation thereto; that \(I\) will make and return a perfect return of the said election, and will in all things truly, impartially and faithfully perform my duty respecting the same to the best of my judgment and ability; that I am not directly or indirectly interested in any bet or wager on the result of this election.'
rhis oath shall be administered by the clerk of the receiving board who is hereby empowered to administer such oath.

Sec.'8. Any judge or clerk violating the provisions of this act shall be guilty of a misdemeanor, and, upon conviction thereof, shall be liable to a fine of not to exceed five hundred ( \(\$ 500.00\) ) dollars, or imprisonment in the county fail not to exceed six (6) months. Any person so convicted shall be disfranchised for five years thereafter.

Sec. 9. No person, or persons, shall be admitted into the space or room where such ballots are being counted untll the polls are closed except the counting board.

Sec. 10. Boards of supervisors, or proper authorities of cities as prorided by law, shall provide suitable places for the counting of ballots, but when it becomes necessary to remove the ballot box from one room to another, or from one building to another, and at all times when they are in possession of the counting board, they shall be under constant observation of at least two counting judges.

Sec. 11. When the precinct includes a town, or a part thereof, together with territory outside the limits of such town, the township trustees shall prepare a separate ballot box to receive the vote for township assessor,
which shall be on separate ballots, and only the ballots of persons living outside the limits of such town shall be placed in said ballot box.

Sec. 12. This act does not apply where voting machines are used.
Sec. 13. Compensation for counting judges and clerks shall be the same as now provided by law for clerks and judges of election.

Sec. 14. This act shall apply to all general, municipal and primary elections, but shall not apply to school elections or town elections.

Sec. 15. The counting board shall certify to all matters pertaining to the canvass and counting of votes. The said counting board shall also return poll books and ballots to the county auditor as now provided by law.

Sec. 16. This act is amendatory of existing law and all acts or parts of acts in conflict herewith are hereby repealed insofar as they conflict herewith.

\author{
I. E. Beeman, Chairman.
}

\section*{MINORITY REPORT}

Mr. Speaker-We, the minority of your committee on elections, to whom was referred House File No. 331, beg leave to dissent from the view of the majority, and respectfully recommend that the bill be amended as follows, and when so amended, that the bill do pass: By striking out all following the enacting clause and substituting the following in lieu thereof:

Section 1. In election precincts where it may be anticipated that there will be two hundred (200) or more votes cast at the next ensuing primary, general or municipal election, the board of supervisors, or proper authorities in cities and towns, may appoint three additional judges and two additional clerks, who shall qualify by taking the oath prescribed by law for judges and clerks of election and assist in counting the ballots.

Sec. 2. Not more than two of such additional judges and one of such additional clerks shall be of the same political party.

Sec. 3. Such additional judges and clerks shall enter upon their duties at the hour when the polls are declared closed. Their compensation shall be at the same rate per hour as is provided for judges and clerks of election.

Sec. 4. After comparing the number of ballots cast with the number of persons voting, as shown by the poll lists, the judges shall divide the ballots, and each group of judges and clerks shall proceed to canvass a portion of the same. When the canvass has been completed, the additional judges and clerks shall report the result of their portion of the canvass, which report shall be incorporated in the return provided by law. They shall then sign the return in conjunction with the other judges and clerks.

Sec. 5. The county auditor shall prepare and furnish to each precinct, where additional judges and clerks are appointed, two additional poll books, having a sufficient number of printed pages to contain a tally list for each of the candidates whose names appear on the ballot.
(Signed)
.-

\author{
E. P. Harrison, Thos. Parsons, L. I. Truax, John Olson, De. Geo. A. Smith, H. B. Morgan, H. S. Berry.
}

Passed on file.

Weaver of Polk, 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. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), four teen hundred seventy. four (1474), fourteen hundred seventy-five (1475) and fourteen hundred eighty ( 1480 ), (C. C. sections 4721, 4723, 4731, 4732, 4734, 4739 and 4741), and to amend the law as it appears in chapter four (4), title seven (VII) supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance 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 as follows, and when so amended the bill do pass:
1. By inserting the word "market" after the word "net" in the twentieth (20) line of section two (2).
2. By striking the word "decedent" from the thirty-seventh (37) line of section two (2). and inserting in lieu thereof the word "survivor".
3. By striking the word "ten" in the next to the last line of section two (2) and inserting in lieu thereof the word "five".
4. By striking out paragraph "a" of section three (3) of said act and inserting in lieu thereof the following:
"(a). When the net value of the estate of decedent passing to the beneficiaries named in class " \(b\) " of section four (4) of this act, after deducting the debts as defined herein, does not exceed the sum of one thousand dollars ( \(\$ 1,000\) ), provided, however, that where such net value of
such estate exceeds one thousand dollars \((\$ 1,000)\) then the whole of said net estate shall be subject to said tax."
5. By striking out the period at the end of paragraph " \(b\) " of section three (3) of said act and inserting in lieu thereof a comma (.) and by adding to said paragraph the following:
"or to cemetery associations or societies within this state organized for purposes of public charity, including humane societies."
6. By striking out paragraph " \(c\) " of section three (3) of said act and inserting in lieu thereof the following:
"(c). When the property passes to public libraries or public art galleries within this state, open to the use of the public and not operated for gain, or to hospitals within this state, or to municipal corporations for purely public purposes."
7. By striking out the word "decedent" in the sixth (6) line of paragraph "a" of section four (4) of said act and inserting in lieu thereof the word "descendent," and by inserting after the word "adopted" in line seven (7) of said section the word "child", and by inserting after the word "decedent" in the seventh (7) line of said section the following:
"or any illegitimate child of decedent authorized to inherit by the laws of this state,".
S. By striking from section four (4) of said act, lines nine (9), ten (10) and eleven (11), and by striking from line twelve (12) of said section the words "and one-half".
9. By inserting in line seven (7) of section five (5) of said bill. after the word "act", the following:
"or as fixed by the court,".
10. By striking section fourteen (14) of said act and inserting in lieu thereof the following:
"Sec. 14. In the construction of this act the word "person" shall include a plural as well as singular, and artificial as well as natural persons. This act shall not be construed to confer upon a county attorney authority to represent the state in any case, and he shall represent the treasurer of state only when especially authorized by him to do so."
11. By striking out of lines eight (8) and nine (9) of section fifteen (15) the words "a time and place", and inserting in lieu thereof the following words: "the county seat of the county where said person resides and at a time", and by inserting after the word "him" in line eight (8) the words "or any one designated by him,". .
12. By striking from the twentieth (20) line of section fifteen (15) the word "property" and inserting in lieu thereof the word "proper".
13. By striking from the thirty-first (31) line of section fifteen (15) the word "of" and inserting in lieu thereof the word "or".
14. By striking out the period at the end of section sixteen (16) and inserting a comma (,) in lieu thereof, and by adding to said section the following words: "and as to estate of decedents passing to beneficiaries. named in paragraph ' \(b\) ' of section four (4) of this act, the rate of tax shall be five per cent ( \(5 \%\) ) as to all persons dying before this act takes effect."
15. By striking out the section numbers at the beginning of sections seventeen (17) and eighteen (18) of said act and that section numbers twenty (20) and twenty-one (21), respectively, be inserted in lieu thereof.
16. By inserting the following as section seventeen (17):
"Sec. 17. In computing the value of the estate of decedent under this act, there shall be included the amount of insurance taken out by the decedent upon his own life, whether payable to his estate or to other beneficiaries; provided, however, that in computing the value of the estate of decedent passing to beneficiaries named in paragraph ' \(a\) ' of section three (3) of this act, the amount of such insurance so ineluded shall be only the excess, if any, over forty thousand dollars \((\$ 40,000)\)."
17. By inserting the following as section eighteen (18) :
"Sec. 18. That section fourteen hundred eighty-one-a-thirty-two (1481a 32 ), supplement to the code, 1913 , be and the same is hereby repealed."
18. By inserting the following as section nineteen (19):
"Sec. 19. That section fourteen hundred eighty-one-a thirty-four (1481a 34), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:
"On the first day of each regular term, the court shall require the clerk to present for its inspection the inheritance tax and lien book hereinbefore provided for, together with all reports of administrators, executors and trustees which have been filed pursuant to this act, since the last preceding term. If, from information obtained from the records or reports, or from any other source, the court has reason to believe that there is property within its jurisdiction liable to the payment of an inheritance tax, against which proceedings for collection are not already pending, it shall enter an order of record directing the clerk to notify the state treasurer of such fact, and the clerk shall enter said estate on the inheritance tax book. Should any estate, or the name of any grantee or grantees be placed upon the book at the suggestion of the clerk or by order of court, in which the papers already on file in the clerk's office do not disclose that an inheritance tax is due or payable, the clerk shall forthwith give to all parties in interest such notice as the court or judge may prescribe, requiring them to appear on a day to be fixed by the said
court or judge, and show cause why the property should not be appraised and subjected to said tax. At any such hearing any person may be required to appear and answer as to his knowledge of any such estate or property, and it shall be the duty of the clerk to notify the treasurer of state of the time and place of such hearing. If upon any such hearing the court is satisfied that any property of the decedent, or any property devised, granted, or donated by him is subject to the tax, the same proceeding shall be had as in other cases, so far as applicable.

\section*{J. B. Weaver, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 326, a bill for an act to amend section 10 of chapter 248, acts of the Thirty-eighth General Assembly, relating to transporting carcasses of dead animals, beg leave to report that they have had 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, and when so amended the bill do pass:

Strike out all after the enacting clause and insert the following in lieu thereof:

Section 1. That section 12 of chapter 248, acts of the 38th General Assembly, be amended by adding after the word health in line eight of said section the following: "Provided that farmers shall be permitted to feed to their hogs dead animals that have not died of contagious diseases."

Sec. 2. That section 4 of said act be amended by striking out in lines 17 and 19 the word and figure "four (4)" and inserting in lieu thereof the word and figure "two (2)" and by striking out in line 19 of said section the words "quick lime and by".

Sec. 3. That section 10 of said act be amended by striking out all of said section after the word "tank" in line 7 thereof and substituting the following: "Provided, however, that such wagon bed or tank or vehicle used for conveying such carcasses, shall not be driven into any farmer's yard or on his premises unless first obtaining his permission to do so, and when loaded, all vehicles used for such purpose shall be driven directly to place of disposal unless by permission as above stated and for additional carcasses.

Provided, further, that after unloading at such place of disposal, he shall immediately cause to be disinfected, such wagon bed, tank or vehicle, together with all canvassing and coverings, the outer clothing of persons who have handled such carcasses together with the wheels, and the feet
of the horses or mules used to draw such vehicles, with a solution of not less than one part of creoso dip to four parts of water or some equally effective disinfectant."

\section*{J. H. Anderson, Chairman}

Report adopted and the bill with amendments ordered passed on file.

\section*{CONCURRENT RESOLUTION CALLED UP}

Moen of Lyon called up the concurrent resolution found on page 427 of the House journal of February 10th, relative to reports to be submitted by certain state boards.

Mr. Moen moved the adoption of the resolution. Motion prevailed and the concurrent resolution was adopted.

\section*{INTRODUCTION OF BILLS}

By Nervig of Humboldt, House File No. 486, a bill for an act to prohibit nepotism within this state.

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

By Rumley of Decatur, by request, House File No. 487, a bill for an act to amend section twenty hundred seventy-seven (2077), supplement to the code, 1913, (C. C. Sec. 5103), relating to intrastate passenger fares on steam railroads.

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

By Long of Jefferson, House File No. 488, a bill for an act to amend section sixteen hundred fifty-seven-e (1657-e) supplement to the code, 1913, (C. C. Sec. 1616), relating to the election of directors to the board of agriculture.

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

By Long of Jefferson, House File No. 489, a bill for an act to so amend section thirty-five hundred thirty-four (3534) supplement to the code, 1913 (C. C. 7179) as to authorize service of notice by publication on residents of the state where defect in litle or claim of defendant arose prior to 1900 .

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

By Rankin of Lee, House File No. 490, a bill for an act to amend sections seven hundred forty-two (742), seven hundred forty-two-a-one (742-a1), seven hundred forty-four (744), seven hundred forty-five (745) and seven hundred forty-seven-b (747b), supplement to the code, 1913, (C. C. Secs. 3981, 3982, 3984, 3985 and 3988), relating to the levying of a tax for the purchase and construction of water works in cities of a certain class.

Read first and second time and referred to committee on municipal corporations.

By Peterson of Henry, House File No. 491, a bill for an act to amend chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2914) relating to the construction, improvements and maintenance of highways and elections authorizing the hard surfacing of roads.

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

By Graham of Wapello, House File No. 492, a bill for an act to define real estate brokers and salesmen; to provide for the regulation, supervision and licensing thereof; to create a real estate license board and provide for the enforcement of this act, and penalties for a violation thereof.

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

By Edginton of Monona, House File No. 493, a bill for an act to amend section twenty-five hundred forty (2540) supplemental supplement to the code, 1915, (C. C. Sec. 1107) relating to the spearing of fish in lakes, riviers and streams.

Read first and second time and referred to committee on fish and game.

\section*{RESOLUTION}

Harrison of Pottawattamie offered the following resolution:
Whereas, our esteemed colleague, Hon. W. C. Children, of Pottawattamie, has sustained the loss by death of his brother, Mr. Frank Children, therefore be it

Resolved, That the members of the House of Representatives of the state of Iowa take this occasion to extend to their colleague their sincere sympathy in his bereavement; and be it further

Resolved, That a copy of these resolutions be spread upon the journal of the House, and the chief clerk be instructed to present to our colleague an engrossed copy of the same.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Harrison moved its adoption. Motion prevailed and the resolution was adopted.

\section*{RESOLUTION}

Mills of Harrison offered the following resolution:
Whereas, the Honorable Henry B. Kling, who was a member of the Twenty-ninth, Thirtieth, and Thirty-first sessions of the General Assembly, of the state of Iowa, departed this life at his home in Woodbine, Harrison county, Iowa, on December 6, 1919.

Now, therefore, Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly, That a committee of three be appointed to draft suitable resolutions to be presented to the House concerning the life and public service of the said Henry B. Kling.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Mills moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Mills of Harrison, Rankin of Lee and Knickerbocker of Linn.

\section*{RESOLUTION}

Smith of Clinton offered the following resolution:
Whereas, Hcnorable George M. Curtis, who was a Representative from Clinton county in the Twenty-second (22) General Assembly, died at his home in Clinton, Iowa, on the ninth instant.

Therefore, Be It Resolved by the House of Representatives of the Thirty-ninth Generat Assembly, That a committee of three be appointed
to draft suitable resolutions to commemorate his life, character, and services to the state and nation.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Smith moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Smith of Clinton, Moorhead of Scott and Schirmer of Jackson.

\section*{RESOLUTION}

Beeman of Allamakee offered the following resolution:
Whereas, The Hon. W. C. Earle, who was a member of the House of Representatives from Allamakee county in the Nineteenth, Thirty-second and Thirty-second Extra General Assemblies, died in St. Petersburg, Florida, on February 10, 1920; therefore

Be It Resolved. By the House of Representatives of the Thirty-ninth General Assembly, that a committee of three be appointed to draft suitable resolutions to be presented to the.House, commemorative of the life and service of Dr. W. C. Earle.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Beeman moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Beeman of Allamakee, Becker of Clayton and Blake of Fayette.

\section*{MESSAGES FROM THE SENATE}

The following messages were received from the Senate:
Mr. Spearer-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 306, a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the appointment and maintenance of a board of examiners.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 398, a bill for an act to amend section (2810) of the code, (c. c. sec. 2654), relating to the payment of taxes to school boards.
L. W. Arnsworth, Secretary.

Also:
Mr. Speaker-I 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. 313, a bill for an act to amend chapter fourteen-d ( \(14-\mathrm{d}\) ), title five (5), supplemental supplement to the code, 1915, (c. c. chapter 40 , title 13), by adding thereto the following section; which section to be known as section ten hundred fifty-six-b twenty-seven (1056-b27), by which is fixed the limitations of indebtedness of cities adopting and organized under the provisions of said chapter.

> L. W. Ainsworth, Secretary.

\section*{Also :}

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

Senate File No. 380, a bill for an act to amend section nine hundred of the code as amended by chapter one hundred ninety-six (196) laws of the Thirty-seventh General Assembly (c. c. sec. 4049), relating to towns and city warrants.
L. W. Ainsworth, Secretary.

\section*{Also :}

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

House concurrent resolution relating to adjournment Friday, February 11th until February 12th at \(1: 30\) p. m.
L. W. Ainsworth, Secretary.

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

House concurrent resolution relative to a joint session in the House, Tuesday, February 22d.
L. W. Ainsworth, 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. 297, a bill for an act to amend section 1 of chapter 234, acts of the 38 th General Assembly, relating to public improvements.

\author{
L. W. Ainsworth, Secretary.
}

\section*{APPOINTMENT OF COMMITTEE}

The Speaker appointed the following committee on the part of the House, to make arrangements for the joint session to be held on February 22nd in observance of Washington's birthday:

Weaver of Polk
Bradley of Poweshiek
Springer of Louisa

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 306, a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the appointment and maintenance of a board of examiners.

Read first and second time and referred to committee on public health.

Senate File No. 398, a bill for an act to amend section twentyeight hundred ten (2810) of the code, (compiled code, Sec. 2654), relating to the payment of taxes to school boards.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 313, a bill for an act to amend chapter four-teen-d (14-d), title five (V), supplemental supplement to the code, 1915, (compiled code, Chap. 40, title XIII), by adding thereto the following section, which section to be known as section ten hundred fifty-six-b-27 (1056-b-27), by which is fixed the limitation of indebtedness of cities adopting and organized under the provisions of said chapter.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 380, a bill for an act to amend section nine hundred (900) of the code 2 s amended by chapter one hundred
ninety-six (196) laws of the Thirty-seventh General Assembly (compiled code, section 4049), relating to city and town warrants.

Read first and second time and passed on file.

\section*{CONSIDERATION OF BILLS}

House File No. 283, a bill for an act to amend section ten hundred eighty-seven-a twenty-five (1087-a25), supplement to the code, 1913, (C. C. Sec. 388) relating to the county convention, with report of committee recommending passage was taken up and considered.

Francis of Taylor offered the following amendment and moved its adoption: .

Amend House File No. 283 by striking out the last word of the bill "Thursday" and inserting in lieu thereof the word "Tuesday".

Amendment lost.
Garber of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 41
\begin{tabular}{|c|c|c|}
\hline Anderson & Crimwood & Sampson \\
\hline Beeman & Ingersoll & Santee \\
\hline Blake & Knickerbocker & Scott of Fremont \\
\hline Brady & Take & Shores \\
\hline Buffington & Y arson & Storey \\
\hline Dodd & Ietts & Van Camp \\
\hline Fdgington & LeValley & Vance \\
\hline Fackler & T ockin & Veaver \\
\hline Forsling & Moeri & Westervelt \\
\hline Francis & Morgan & Wolfe \\
\hline Garber of Floyd & Ontjes & Year \\
\hline Gilbert & Parrott & Yenter \\
\hline Silmore of Clay & Ransey & Mr. Speaker \\
\hline Grabam & Tankin & \\
\hline
\end{tabular}

Nays, 59

Aiken
Aldrich
Allyn
Tens
Berry

Badiey
Grihoun
Carter
Colbert
Criswell

Donhowe
Doolittle
E dson
Plliott
Elson
Emery
Garber of Adair
Gibson
Gilbertson
Gilmore of Cedar
Gordon
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Kime
Long

McClune
McCulloch
McDonald
McGhee
Miller
Mills
Narey
Nervig
O'Donnell'
Olson
Orr
Parsons
Perkins
Peters
Peterson

Powers
Rumley
Schirmer
Schulte
Scott of Appanoose
Slemmons
Smith
Sterling
Stimson
Truax
Ulstad
Wamstad
Weber
Young

Absent or not voting, 8
\begin{tabular}{lll} 
Becker & Justice & Springer \\
Children & Mayne & Stone \\
Clark & Moorhead &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 454, a bill for an act to amend section twentyseven hundred fifty-two (2752) supplement to the code, 1913 (C. C. Sec. 2541), relating to the election of directors in a school township not divided into sub-districts, with report of committee recommending passage was taken up and considered.

Narey of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 99
\begin{tabular}{lll} 
Aiken & Criswell & Gilbert \\
Aldrich & Dodd & Gilbertson \\
Allyn & Donhowe & Gilmore of Cedar \\
Anderson & Doolittle & Gilmore of Clay \\
Beeman & Edgington & Gordon \\
Benz & Edson & Graham \\
Berry & Elliott & Grimwood \\
Blake & Elson & Gunderson \\
Bradley & Emery & Hanna \\
Brady & Fackler & Harrison \\
Buffington & Forsling & Hauge \\
Calhoun & Francis of Adair & Healy \\
Garter & Garber of & Held \\
Crark & Garber of Floyd & Hufi \\
Colbert & Gibson & \\
& &
\end{tabular}
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Miller
Mils
Moen
Morgan
Narey
O'Donnell
Olson
Ontjes
Orr
Farrott
Parsons
Perkins
Peters
Peterson
lowers
Ramsey
Rankin
Rumley
Eampson
Santee
Schirmer
Gchulte
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young
Mr. Speaker
Nays, 1
Nervig

Absent or not voting, 8
\begin{tabular}{lll} 
Becker & Mayne & Stone \\
Children & Moorhead & Westervelt \\
Justice & Springer &
\end{tabular}

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

Senate File No. 380, a bill for an act to amend section nine hundred (900) of the code as amended by chapter one hundred ninety-six (196) laws of the Thirty-seventh General Assembly (compiled code, section 4049), relating to city and town warrants, with report of committee recommending passage was taken up and considered.

Tnanimous consent having obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 98
Aiken
Aldrich
Allyn
Anderson
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Clark
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edyington
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay

Gordon
Graham
Grimwood
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
NicClune
McCulloch
MicDonald
McGhee
Miller
Mills
Moen
Morgan
Narey
Nervig'
O'Donnell
Olson
Ontjes
Orr
Parrott

Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
U1stad
Vance
Van Camp
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays; None

Absent or not voting, 10

Becker
Children.
Edson
Gunderson

Justice
Mayne
Moorhead
Springer

Stone
Westervelt

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Donhowe of Story unanimous consent having been obtained, House File No. 297, a bill for an act to amend section one (1) of chapter two hundred thirty-four (234), acts of the Thirty-eighth General Assembly, relating to public im-
provements, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by inserting in the caption, and also in section 1, after the word "assembly" the following: "(c. c. sec. 3878),".

Mr. Donhowe moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 91
\begin{tabular}{lll} 
Aldrich & Hanna & Perkins \\
Allyn & Harrison & Peters \\
Anderson & Hauge & Powers \\
Beeman & Healy & Ramsey \\
Benz & Held & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Kime & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Clark & Lake & Schulte \\
Colbert & Larson & Scott of Appanoose \\
Criswell & Letts & Scott of Fremont \\
Dodd & LeValley & Shores \\
Donhowe & Lockin & Slemmons \\
Edgington & Long & Smith \\
Edson & McClune & Sterling \\
Elliott & Mcculloch & Stimson \\
Elson & McDonald & Storey \\
Emery & McGhee & Truax \\
Fackler & Miller & Ulstad \\
Forsling & Mills & Van Camp \\
Francis & Moeen & Vance \\
Garber of Adair & Morgan & Wamstad \\
Garber of Floyd & Narey & Weaver \\
Gibson & Nervig & Weber \\
Gilbert & O'Donnell & Year \\
Gilbertson & Olson & Yenter \\
Gilmore of Cedar & Ontjes & Young \\
Gilmore of Clay & Orr & Mr. Speaker \\
Graham & Parrott & \\
Grimwood & Parsons &
\end{tabular}

Nays, None

Absent or not voting, 17

Aiken
Becker
Brady Buffington
Carter
Children

Doolittle
Gordon'
Gunderson
Justice
Mayne
Moorhead

\footnotetext{
Peterson
Springer
Stone
Westervelt
Wolfe
}

So the House concurred in the Senate amendments to House File No. 297.

\section*{CONSIDERATION OF BILLS}

House File No. 347, a bill for an act to amend section nine hundred thirty-two-a ( \(932-\mathrm{a}\) ) and nine hundred thirty-two-e (932e), supplement to the code, 1913 (C. C. 4089 and 4093), relating to pension for disabled and retired firemen, with report of committee recommending passage as amended was taken up, considered, and the following committee amendments were adopted:

Amend by striking out section one (1) thereof and renumbering as section one (1) and two (2) the remaining sections.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Orr \\
\hline Aldrich & Gordon & Parrott \\
\hline Allyn & Graham & Parsons \\
\hline Anderson & Grimwood & Perkins \\
\hline Beeman & Gunderson & Peters \\
\hline Benz & Hanna & Peterson \\
\hline Berry & Harrison & Powers \\
\hline Blake & Hauge & Ramsey \\
\hline Bradley & Healy & Rankin \\
\hline Brady & Held & Rumley \\
\hline Buffington & Huff & Sampson \\
\hline Calhoun & Ingersoll & Santee \\
\hline Clark & Kime & Schirmer \\
\hline Colbert & Knickerbocker & Schulte \\
\hline Criswell & Lake & Scott of Fremont \\
\hline Dodd & Larson & Shores \\
\hline Donhowe & I etts & Slemmons \\
\hline Doolittle & LeValley & Smith \\
\hline Edgington & Lockin & Sterling \\
\hline Edson & \({ }^{\top}\) ong & Stimson \\
\hline Elliott & McClune & Storey \\
\hline Elson & McCulloch & Truax \\
\hline Emery & McGhee & Ulstad \\
\hline Fackler & Miller & Van Camp \\
\hline Forsling & Mills & Vance \\
\hline Francis & Moen & Wamstad \\
\hline Garber of Adair & Morgan & Weaver \\
\hline Garber of Floyd & Narey & Weber \\
\hline Gibson & Nervig & Year \\
\hline Gilbert & O'Donnell & Yenter \\
\hline Gilbertson & Olson & Young \\
\hline Gilmore of Cedar & Ontjes & Mr. Speaker \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 12

Becker
Carter Children Justice

McDonal
Mayne
Moorhead
Scott of Appanoose

Springer
Stone
Westervelt
Wolfe

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

Forsling of Woodbury offered the following amendment to. the title and moved its adoption:

Amend title to House File No. 347 by striking from lines one and two thereof, the words and figures "nine hundred thirty-two-a (932-a) and"; also from line three the words and figures "4089 and".

Amendment adopted and the title as amended was agreed to.
House File No. 348, a bill for an act to amend chapter twentythree (23) acts of the Thirty-seventh General Assembly (C. C. 4097 and 4101), and section nine hundred thirty-two-j (932-j), supplement to the code, 1913 (C. C. 4097 and 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman, with report of committee recommending passage as amended was taken up, considered, and the following committee amendments were adopted:

Amend by striking out section one (1) of said bill and renumbering as one (1) and two (2) the remaining sections and that when so amended the bill do pass.

Forsling of Woodbury moved that the bill be read a read time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93
\begin{tabular}{lll} 
Aiken & Buffington & Bradley \\
Aldrich & Beeman & Brady \\
Allyn & Blake & Carnoun \\
Anderson & Benz & Berry
\end{tabular}
Clark
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Miller
Mills
Moen
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins

Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Year
Yenter
Young
Mr. Speaker

Nays, None

\section*{Absent or not voting, 15}
\begin{tabular}{lll} 
Becker & Justice & Springer \\
Carter & McDonald & Stone \\
Children & Mayne & Storey \\
Donhowe & Moorhead & Westervelt \\
Gordon & Scott of Appanoose & Wolfe
\end{tabular}

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

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend title to House File No. 348 by striking from lines two, three and four thereof the words and figures " 4097 and" and "and section nine hundred thirty-two-j ( \(932-\mathrm{j}\) ) supplement to the code, 1913, (c. c. 4097 and 4091)".

Amendment adopted and the title as amended was agreed to.
On motion of Smith of Clinton the House adjourned.

\title{
JOURNAL OF THE HOUSE
}

> Hall of the House of Representatives, Des Moines, February 12, 1921

IIouse met pursuant to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. B. F. White, pastor of the Union Congregational church, Des Moines.

Journal of February 11th corrected and approved.

\section*{OBSERVANCE OF LINCOLN'S BIRTHDAY}

A short program was carried out commemorating the birth, life and service of Abraham Lincoln.

On motion of Rankin of Lee the remarks of Weaver of Polk and the benediction offered by Vance of Madison were ordered printed in the journal.

ADDRESS BY MR. WEAVER
Mr. Speaker, and Gentlemen of the House:
I would not be satisfied, and I am sure you would not, to have this one hundred twelfth anniversary of the birth of Abraham Lincoln pass without formal recognition by the House.

We may well give a few moments to a consideration of his career. Probably no personality in the history of the nation has, or will have, so profound an appeal to the hearts of the people as does the personality of this great man.

His memory and the inspiration of his career are a priceless heritage of the nation. We can see him today in memory as the barefoot boy in the backwoods of Kentucky. A little later we see him in the log-house home in the woods of Indiana, his bed in the morning covered with snow sifted through the roof of the cabin, and we remember that sad day in the boy's life when he sat beside the rude coffin that held the body of his mother.

We see him a little later on the prairies of Illinois, a rugged young giant "railsplitter." We remember his trips down the Mississippi as flat
boatman, and how when he saw human beings offered for sale on the slave block in New Orleans he said: "If I ever have a chance to hit that thing I will hit it hard." We recall how he grew in power and influence until the day when he stood the champion of freedom and union in the Douglas debates. We never will forget how when charged by Douglas with favoring "social equality" between the whites and blacks he gave that conclusive answer: 'The negro may not be my equal in mental or physical equipment but in the right to eat the bread which his own hands earn, without the consent of any other person, he is my equal and Judge Douglas' equal and the equal of any living man." Then followed his election to the presidency and his appeal to the heart of the South. "We are not enemies. We must not be enemies. The mystic chords of memory stretch. ing from every patriot grave to every heart and hearthstone in this broad land, will yet swell the chorus of the Union when touched as surely they will be by the better angels of our nature." The appeal was in vain and then followed Donelson, Shiloh, Corinth, Vicksburg, Antietam, The Wilderness, Gettysburg, Atlanta, and finally under the leadership of Lincoln and Grant, thank God, there came Appomattox and the dawn of peace.

Let us also remember today another significant fact in the life of Lincoln. Lee surrendered on April 9, '65. On the eleventh a meeting was called in Washington at which Lincoln was asked to speak. He came, and to the surprise and disappointment of the crowd there was no note of triumph over the South. Instead, his address dealt entirely with the steps already being taken in Louisiana for reconstruction. Gentlemen, this is the measure of a great man, namely; that in the moment of triumph he could think first of all of the needs of the days just ahead. He knew that no triumph was ever worth while that did not come freighted with its equal responsibility.

A few days later the fatal blow of the assassin fell and that great soul that had carried the burden of the nation's sorrow through four long years passed to "that well known rendezvous, Eterinity."

I remember very well when the news was first received at my home of Lincoln's death, and I was sitting, a child of four years, in a neighborhood prayer meeting which was being held at my father's home. A neighbor thrust his head in at the door and announced: "Lincoln has been assassinated." I remember the look upon the faces of those present, and the excitement of the moment. I know now they were thinking that perhaps the great struggle must be all foungt over again.

Walt Whitman knew Lincoln personally, and was his friend. He was living at Camden, New Jersey, when late one afternoon he received the news of Lincoln's assassination. Out of that experience he wrote the immortal lines "When lilacs last in the dooryard bloomed and the great star sank in the western sky, I mourned and yet shall mourn with every returning spring. Oh ever returning spring, trinity sure to me you bring: Lilacs blooming perennial, drooping star in the western sky, and thoughts of him I loved."

The life of Lincoln, his humble origin, his pioneer development, the marvelous breadth of his sympathy, his firm determination, his clear vision, his tragic death, form the greatest epic in all the history of the nation.

Robert Ingersoll, referring to Lincoln, has well said: "He is the sweetest memory of our world."

At the conclusion of his remarks, Weaver of Polk made the following motion:

Mr. Speaker-I move that the House stand while the chief clerk reads that immortal address delivered at Gettysburg, which must forever remain a profound appeal to the patriotism of every American worthy of the name.

Motion prevailed.
Lincoln's Gettysburg address was then read by Chief Clerk Gustafson.

\section*{BENEDICTION BY MR. VANCE}

Mr. Vance read the following poem as a benediction:
"Yes, we're boys, always playing with tongue or with pen, And I sometimes have asked-Shall we ever be men? Shall we always be youthful, and laughing and gay, Till the last dear companion drops smiling away?

Then here's to our boyhood, its gold and its gray! The stars of its winter, the dews of its May! And when we have done with our life-lasting toys, Dear Father, take care of Thy children, THE BOYS!"

\section*{LEAVE OF ABSENCE}

On request of Dodd of Howard leave of absence was granted Gilmore of Cedar until Monday.

On request of Truax of Guthrie leave of absence was granted Forsling of Woodbury until Monday.

On request of Narey of Dickinson leave of absence was granted Le Valley of Franklin until Tuesday.

On request of Beeman of Allamakee leave of absence was granted Kime of Webster until Monday.

On request of Perkins of Sac leave of absence was granted Aiken of Ida indefinitely.

On request of Westervelt of Greene leave of absence was granted Gibson of Clark until Monday.

On request of Criswell of Boone leave of absence was granted Edson of Buena Vista until Tuesday noon.

\section*{PETITIONS}

Sterling of Hamilton presented a petition from Webster City chapter P. E. O. relative to the adoption of official state flag.

Referred to committee on military.

REPORT OF JOINT COMIMTTEE ON ENROLLED BILLS
Vance of Madison, from the joint committee on enrolled bills, submitted the following report:

Mr. Speafer--Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled Senate File No. 285 , a bill for an act providing that reference by this assembly to the compiled code shall, unless otherwise provided, be regarded as for cross-reference only.

\author{
W. H. Vance, Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on .judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 339, a bill for an act to amend section one thousand four hundred thirty-two (1432), supplement to the code, 1913, (c. c. sec. 4681), relating to certificates of purchase, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 325, a bill for an act to amend section one thousand one hundred eighty-four (1184) of the code (c. c. sec. 617), relating to the penalty of the bonds of public 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.

\author{
C. F. Clark, Chairmon.
}

Report adopted.

\begin{abstract}
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 311, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the Thirty-eighth General Assembly (c. c. 8427), relating to the filing of a bond by public contractors, beg leave to report they have had 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, and when so amended the bill do pass:
\end{abstract}

By striking out of line nine (9) in said bill the words "fifty per cent \(1.0 \%\) ) of" and by inserting in lieu thereof the words "seventy-five per cent ( \(75 \%\) of", also by striking out all of said bill after the semi-colon (;) in line nine (9) thereof, and inserting in lieu thereof the following:
"Also by inserting after the word "amount" in line twelve (12) the words "of said bond and the nature of the surety". Also by striking out the comma (, ) after the word "public" in line thirteen (13) and by inserting in lieu thereof a period (.). Also by striking out of lines thirteen, fourteen and fifteen (13, 14 and 15) the following: 'signed by the contractor and a responsible surety company authorized to do business in lowa which bond shall' and inserting in lieu thereof the following: 'in the event the surety upon said bond is other than a surety company authorized to do business in Iowa, such surety must be a resident of the state, worth double the sum to be secured beyond the amount of his debts and must have property liable to execution in this state equal to double the sum to be secured. When there are two or more sureties other than corporate signing the same bond, they must in the aggregate have the qualifications provided in this section. The bond shall be subject to the approval of and'.
"Section 2. This act being deemed of immediate importance shall be in full force and effect after its publication in the Des Moines Capital and the Iowa Forum, newspapers published at Des Moines, Iowa."
C. F. Clark, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 338, a bill for an act to legalize the formation and estab-
lishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars ( \(\$ 120,000\) ) for constructing and equipping a new school house and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said 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, and when so amended the bill do pass:

Amend by striking out all of section one (1) and inserting in lieu thereof the following: "That the action of the county superintendent of O'Brien county, Iowa, in submitting the proposition of the formation of the consolidated independent school district of Suitherland, to the electors at the school election on the 15 til day of November, 1919, and the formation and establishment of the said consolidated independent school district of Sutherland be, and the same are hereby legalized and validated."

\author{
C. F. Clark, Chui'man.
}

Report adopted and the bill with amendments ordered passed on file.

\begin{abstract}
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 405, a bill for an act to amend chapter three hundred forty-seven (347) section two (2), acts of the Thirty-eighth General Assembly (c. c. 8428), relating to the filing of a bond by public contractors and providing the time within which claims shall be filed, beg leave to report they have had 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, and when so amended the bill do pass:
\end{abstract}

Amend by striking from line six (6) of section one (1) the word "six" and inserting the word "four" in lieu thereof.

> C. F. Clark, Chairman.

Report adopted and the bill with amendments ordered passed on file.

\footnotetext{
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 461, a bill for an act to amend section thirty-seven hundred four (3704) of the code (c. c. sec. 7499), relating to restricting argument by attorneys, 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 indefinitely postponed.

> C. F. Clark, Chairman.

Report adopted and House File No. 461 was indefinitely postponed.

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Sparakr-Your committee on schools and text books to whom was referred Senate File No. 280, a bill for an act to amend the law as it appears in section twenty-eight hundred twelve-e (2812-e) supplemental supplement to the code, (section twenty-six hundred sixty-one [2661] of the compiled code), relating to school funding, refunding, and building 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, and when so amended the bill do pass:

Amend by adding the following to section 2:
Provided further that all such bonds bearing a rate of interest exceeding five per centum per annum, shall contain a provision reserving to the corporation issuing such bonds, the option to pay such bonds at any time on or after five years from date of issue.

\section*{Arthur Springer, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speaker-Your committee on insurance to whom was referred House File No. 391, a bill for an act to repeal chapter five (5) title nine (9) of the code (c. c. sec. 5682, chapter 8), relating to organization of mutual, fire, tornado and hall storm assessment insurance association, beg leave to report they have had 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. B. Morgan, Chairman.

Report adopted.
Santee of Black Hawk, 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. 337, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the 38th General Assembly (C. C. Sec. 2912), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary fund in the construction of culverts and bridges on the primary road system, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That the law as the same appears in section four (4), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2912), be and the same is hereby amended as follows:
(a). Insert after the comma (,) following the word "system" in line fifteen (15) of said section, the words "the elimination or improvement of railroad crossings and the construction and maintenance of bridges and culverts located on approved projects for the improvement of the primary road system."
(b). Add to the end of said section the following: "Nothing herein contained shall be construed as precluding the board of supervisors from paying for the construction and maintenance of bridges and culverts on the primary road system, from the county bridge fund."

Sec. 2. That the law as it appears in section six (6), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2914), be and the same is hereby amended by striking out of line four (4), section six (6) thereof the words "and drainage" and inserting in lieu thereof the words "construction of bridges and culverts and drainage".

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 Register and Des Moines Capital, newspapers published in Des Moines, Iowa.

Also:
By striking out the title and inserting in lieu thereof the following:

\section*{A BILL FOR}

An act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. sections. 2912 and 2914), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary road fund in the elimination or im-
provement of railroad crossings, and in the construction of culverts and bridges on the primary road system.
C. B. Santee, Chairman.

Report adopted and the bill with amendments ordered passed on file.

\section*{INTRODUCTION OF BILLS}

By Moen of Lyon, House File No. 494, a bill for an act to amend the law as it appears in section one hundred thirteen (113) supplement to the code 1913, (C. C. Sec. 150) and Sec. fourteen hundred fifty-seven (1457), supplement to the code 1913, (C. C. Sec. 4767 ), relating to the payment of interest on public funds.

Read first and second time and referred to committee on ways and means:

By Rankin of Lee, House File No. 495, a bill for an act to amend the law as the same appears in section two thousand eighty-three-j (2083-j) supplement to the code 1913, (compiled code Sec. 5118, Par. 1) relating to "Caboose Cars."

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

By Rankin of Lee, House File No. 496, a bill for an act to amend chapter one hundred thirty-one (131) laws of the Thirtyseventh General Assembly as amended by chapter one hundred forty-eight (148) and chapter one hundred fifty-nine (159) laws of the Thirty-eighth General Assembly, (C. C. 3630) relating to \(\operatorname{tax}\) for fire department.

Read first and second time and referred to committee on municipal corporations.

By Committee on Insurance, House File No. 497, a bill for an act to amend section sixteen hundred eighty-three-r3 (1683-r3) supplement to code 1913, (compiled code Sec. 5463) relating to the powers and duties of the commissioner of insurance, and to grant certain powers to examiners, deputies and special agents appointed by such commissioner, and to make certain provisions
relating to the appointment of receiver for companies, associations and societies engaged in the business of insurance.

Read first and second time and passed on file.
By Springer of Louisa, House File No. 498, a bill for an act authorizing the executive council of the state of Iowa to make sale of certain lands belonging to the state of Iowa, located in Keokuk Lake, Muscatine county, and Odessa Lake, Louisa county, and along Muscatine Slough in both of said counties.

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

By Brady of O'Brien, by request, House File No. 499, a bill for an act to authorize collective production, processing and marketing by associations of producers.

Read first and second time and referred to committee on commerce and trade.

By Brady of O'Brien, by request, House File No. 500, a bill for an act to provide for the organization of associations without capital stock and not for pecuniary profit.

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

By Carter of Hardin, by request, House File No. 501, a bill for an act making provision for a convention to revise and amend the constitution, naming the number of delegates and district, fixing the time for the convening of the convention, and providing for submitting the amendments and additions to a referendum.

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

\section*{CONSIDERATION OF BILLS}

House File No. 326, a bill for an act to amend section 10 of chapter 248, acts of the Thirty-eighth General Assembly, relating to transporting carcasses of dead animals, with report of committee recommending passage as amended was taken up for consideration.

On request of O'Donnell of Dubuque, action on House File No. 326 was deferred.

House File No. 338, a bill for an act to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars ( \(\$ 120,000\) ) for constructing and equiping a new school house and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds, with report of committee recommending passage as amended was taken up, considered, and the following committee amendments were adopted:

Amend by striking out all of section one (1) and inserting in lieu thereof:

Section 1. That the action of the county superintendent of O'Brien county, Iowa, in submitting the proposition of the formation of the consolidated independent district of Sutherland, to the electors at the school election on the 15th day of November, 1919, and the formation and establishment of the said consolidated independent school district of Sutherland be, and the same are hereby legalized and validated.

Brady of O'Brien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88

Aldrich
Allyn
Anderson
Reeman
Benz
Berry
Blake
Bradley
Brady
Buffington Calhoun Carter

Clark Colbert Criswell Donhowe Doolittle Fdgington Emery Fackler Francis Garber of Adair Garber of Floyd Gilbert

Gilbertson
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff

Ingersoll
Knickerbocker
Larson
Letts
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moen
Morgan
Narey
Nervig
O'Donnell
Olson

Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores - Young

Nays, None

Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & Forsling & McDonald \\
Recker & \begin{tabular}{l} 
Gibson
\end{tabular} & Moorhead \\
Children & Gilmore of Cedar & Saintee \\
Dodd & Justice & Springer \\
Edson & Kime & Stone \\
Elliott & Lake & Mr. Speaker \\
Elson & LeValley &
\end{tabular}

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

\section*{SPECIAL ORDERS MADE}

On request of Weaver of Polk, unanimous consent having been obtained, House File No. 280 was \(\cdot\) made a special order for Tuesday, February 15th at 11:00 o'clock a. m.

On request of Francis of Taylor, unanimous consent having been obtained, House File No. 331 was made a special order for Wednesday, February 16th at \(11: 00\) o'clock a. m.

On request of Donhowe of Story, unanimous consent having been obtained, House File No. 311 was made a special order for Thursday, February 17th at \(11: 00\) o'clock a. m.

On motion of Anderson of Winnebago the House adjourned until 10:30 a. m., Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, February 14, 1921

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

Prayer was offered by the Rev. Henry McCraven of the Union Congregational church, Des Moines.

Journal of February 12th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Gordon of Emmet leave of absence was granted Westervelt of Greene for the day.

On request of Ramsey of Butler leave of absence was granted McCulloch of Iowa for the day.

\section*{APPOINTMENT OF COMMITTEE CLERK}

Bradley of Poweshiek, from the committee on committee clerks, reported the appointment of Alice M. Duffy to take the place of Allene West, resigned.

Miss Duffy took and subscribed to the required oath.

\section*{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. 422, a bill for an act legalizing obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 400, a bill for an act to amend section fifty-six hundred twenty-eight (5628), of the code, (c. c. sec. 2260), relating to the returns made upon pardons and the remission of fines and forfeitures.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 403, a bill for an act to amend section three thousand five hundred thirty-four (3534) of the supplement to the code, 1913, (c. c. sec. 7179) and to repeal section three thousand two hundred seven ( 3207 ) and section three thousand three hundred twenty-four (3324) of the code, (c. c. sec. 6652, 7848) and to enact substitutes therefor, relating to the time and manner of serving notice in certain probate proceedings.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 401, a bill for an act to amend section three thousand two hundred nineteen (3219) of the code, 1897 (c. c. sec. 6670), relating to appointment of guardians for drunkards, spendthrifts, and lunatics.
L. W. Ainsworth, Secretary.

\section*{REPORTS OF COMMITTEES}

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Seeaker-Your committee on municipal corporations to whom was referred House File No. 370, a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. Cities and towns including special charter cities, cities under the commission form of government and under the city manager plan of government, may sell such bonds as they are by law authorized to issue, to the citizens of such municipality by popular subscription. The officers of such cities or towns who are charged with the duty of selling such bonds may publish notice of such sale for such length of time and in such manner as they may deem best to effect the purpose of this act and may receive bids from the citizens of such municipality, or others, for the entire amount of such issue, or any part thereof, excepting that bonds may not be issued in smaller denominations than one hundred dollars ( \(\$ 100.00\) ) and such officers may award bonds to any one or more of such bidders in accordance with what, in the judgment of such officers, is for the best interest of the municipality; provided that in no case shall such bonds be sold for less than their par value and accrued interest.

\section*{A. O. Hauge, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

\section*{Also :}

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913, (C. C. Sec. 4425), relative to special 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 be amended as follows, and when so amended the bill do pass:

Amend by striking out all of the said bill after the enacting clause and substituting therefor: Section 1. That sub-division four (4) of section ten hundred five (1005), supplement to the code, 1913, (C. C. Sec. 4423) be, and the same is hereby amended by striking out the word "three" in the first line thereof and inserting in lieu thereof, the word "five."

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, a newspaper published in Des Moines, Iowa, and the Davenport Daily Times, a newspaper published in Davenport, Iowa, such publication to be without expense to the state.

\section*{A. O. Hauge, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 573, a bill for an àct amending chapter two hun-
dred eighty-eight (288) laws of the Thirty-eighth General Assembly, (C. C. Secs. 3997, 4005, 4003) entitled "An act to confer additional powers on cities now or hereafter having a population of one hundred thousand ( 100,000 ) inhabitants or over, including cities acting under the commission plan of government relating to waterworks, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out the words "now or hereafter" in the third line of the title.

That the said bill be further amended by striking out all after the enacting clause, and substituting therefor the following:

Section 1. That section four (4) of chapter two hundred eighty-eight (288), laws of the Thirty-eighth General Assembly, (C. C. Sec. 3997) be amended as follows:

By striking out of line twenty-two (22) thereof the word and figure "five (5)" and substituting in lieu thereof the word and figure "six (6)."

Sec. 2. That section twelve (12) of chapter two hundred eighty-eight (288), laws of the Thirty-eighth General Assembly, (C. C. Sec. 4005) be amended as follows:

By striking out of line eleven (11) thereof the word and figure "five (5)", and inserting in lieu thereof the word and figure "six (6)."

Sec. 3. That section 10 (10) of chapter two hundred eigity-eight (288), laws of the Thirty-eighth General Assembly, (C. C. Sec. 4003) be amended as follows:

By striking out of iine ten (10) thereof the word "twice" and inserting in lieu thereof the word "once."

Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law in the Des Moines News and Evening Tribune, papers published in Des Moines, Iowa, said publication to be without expense to the state.

\section*{A. O. Hauge, Chairman.}

Report adopted and the bill with amendments ordered passed on file.

Lockin of Cherokee, 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. 423, a bill for an act to amend chapter two hundred two (202), acts of the Thirty-seventh General Assembly, (c. c. sec. 1124), relating to protection of prairie chicken, beg leave to report they have had
the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
J. C. Lockin, Chairman.

Report adopted.

\section*{INTRODUCTION OF BILLS}

By Lake of Woodbury, House File No. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a) supplemental supplement, 1915, (C. C. Sec. 3814) and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities or towns, under the commission form of government, cities acting under special charter and cities acting under the manager form of city government and providing penalties for the violation of this act.

Read first and second time and referred to committee on public utilities.

\section*{RESOLUTION}

Weaver of Polk offered the following resolution:
Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly:
That we hereby extend to our beloved associate, Hon. D. O. Stone, our deepest sympathy in his serious illness and our most earnest hope for his speedy recovery.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Weaver moved its adoption. Motion prevailed and the resolution was unanimously adopted by a rising vote of the House.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 401, a bill for an act to amend section three thousand two hundred nineteen (3219) of the code, 1897 (compiled code Sec. 6670) relating to appointment of guardians for drunkards, spendthrifts, and lunatics.

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

Senate File No. 400, a bill for an act to amend section fiftysix hundred twenty-eight (5628), of the code, (C. C. Sec. 2260), relating to the returns made upon pardons and the remission of fines and forfeitures.

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

Senate File No. 403, a bill for an act to amend section three thousand five hundred thirty-four (3534) of the supplement to the code, 1913, (C. C. 7179) and to repeal section three thousand two hundred seven (3207) and section three thousand three hundred twenty-four (3324) of the code, (C. C. 6652, 7848) and to enact substitutes therefor, relating to the time and manner of serving notice in certain probate proceedings.

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

\section*{CONSIDERATION OF BILLS}

Calendar No. 4, House File No. 410, a bill for an act to authorize cities and towns to construct water mains and assess the cost thereof to the benefited property, with report of committee recommending passage as amended was taken up, considered, and the committee amendments found on page 443 of the House journal of February 11th were adopted.

Morgan of Jasper moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Aldrich & Colbert & Gilmore of Clay \\
Allyn & Dodd & Gordon \\
Anderson & Doolittle & Graham \\
Becker & Edgington & Grimwood \\
Beeman & Elliott & Gunderson \\
Benz & Fackler & Hanna \\
Blake & Forsling & Harrison \\
Bradley & Francis & Hauge \\
Brady & Garber of Floyd & Healy \\
Buffington & Gilbert & Held \\
Calhoun & Gilbertson & Huff \\
Carter & Gilmore of Cedar & Ingersoll
\end{tabular}
Kime
Knickerbocker
Larson
Letts
Lockin
Long
McClune
McGhee
Mayne
Miller
Mills
Moen
Morgan
Narey
Nervig
O'Donnell
\(\quad\)
\(\quad\) Nays, 6
\begin{tabular}{lll} 
Berry & Emery & \begin{tabular}{l} 
Scott of \\
Elson
\end{tabular} \\
Peters & Truax
\end{tabular}

Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Garber of Adair \\
Children
\end{tabular} & \begin{tabular}{l} 
McDonald \\
Clark
\end{tabular} \\
Gibson & Moorhead \\
Criswell & Justice & Stone \\
Donhowe & Lake & Ulstad \\
Edson & LeValley & Wamstad \\
& McCulloch & Westervelt
\end{tabular}

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

Calendar No. 6, House File No. 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninety-four (894), supplemental supplement to code, 1915 , (C. C. Sec. 4038) relating to the care, preservation and adornment of cemeteries, with report of committee recommending indefinite postponement was taken up and considered.

The committee report recommending indefinite postponement was rejected.

Ingersoll of Tama offered the following substitute amendment and moved its adoption :

Amend by striking out all after the enacting clause and substituting the following:

Section 1. That the law as it appears in paragraph eleven (11) of section eight hundred ninety-four (894), supplemental supplement to code, 1915, (C. C. Sec. 4038), be amended by striking out from line one, the
words "one-half of", also'by adding after the word "limits" at the end of line two, the following words "of any city of the second class."

Sec. 2. This act being deemed of immediate importance shall be in full force and effect after its passage and publication in the Des Moines Capital and Des Moines Register, newspapers published in Des Moines, Iowa.

Substitute amendment adopted.
Ingersoll of Tana moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{lll} 
Aldrich & Gunderson & Parsons \\
Anderson & Hanna & Perkins \\
Becker & Harrison & Peters \\
Beeman & Hauge & Peterson \\
Berry & Healy & Powers \\
Benz & Held & Ramsey \\
Blake & Huff & Rankin \\
Bradley & Ingersoll & Rumley \\
Brady & Kime & Sampson \\
Buffington & Knickerbocker & Santee \\
Calhoun & Lake & Schirmer \\
Carter & Larson & Schulte \\
Colbert & Letts & Scott of Fremont \\
Dodd & Lockin & Shores \\
Donhowe & Long & Slemmons \\
Edgington & McGhee & Smith \\
Elliott & McClune & Sterling \\
Elson & Mayne & Stimson \\
Fackler & Miller & Truax \\
Forsling & Mills & Ulstad \\
Francis & Moen & Van Camp \\
Garber of Floyd & Morgan & Vance \\
Gilbert & Narey & Weaver \\
Gilbertson & Nervig & Weber \\
Gilmore of Cedar & O'Donnell & Wolfe \\
Gilmore of Clay & Olson & Year \\
Gordon & Ontjes & Yenter \\
Graham & Orr & Primwood
\end{tabular}\(\quad\)\begin{tabular}{l} 
Parrott
\end{tabular}

Nays, 6
\begin{tabular}{lll} 
Allyn \\
Doolittle & \(\underset{\text { Scott of }}{\text { Emery }}\) Appanoose & \begin{tabular}{l} 
Storey \\
Wamstad
\end{tabular}
\end{tabular}

Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Garber of Adair & McDonald \\
Children & Gibson & Moorhead \\
Clark & Justice & Springer \\
Criswell & LeValley & Stone \\
Edson & McCulloch & Westervelt
\end{tabular}

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

Calendar No. 8, House. File No. 391, a bill for an act to repeal chapter five (5), title nine (9) of the code, (C. C. Sec. 5682 , Chap. 8 ), relating to organization of mutual fire, tornado and hailstorm assessment insurance associations, with report of committee recommending passage was taken up and considered.

Garber of Floyd offered the following amendment and moved its adoption:

Amend Section 6 of House File No. 391 by inserting in line 10 after the word "by" the words "fire or".

Amendment adopted.
Lockin of Cherokee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Aldrich & Fackler & Knickerbocker \\
Allyn & Francis & Larson \\
Anderson & Garber of Floyd & Letts \\
Becker & Gilbert & Lockin \\
Beeman & Gilbertson & Long \\
Berry & Gilmore of Cedar & . McClune \\
Blake & Gilmore of Clay & McGhee \\
Bradley & Gordon & Mayne \\
Buffington & Graham & Miller \\
Calhoun & Grimwood & Mills \\
Carter & Gunderson & Moen \\
Clark & Hanna & Morgan \\
Colbert & Harrison & Narey \\
Dodd & Hauge & Nervig \\
Donhowe & Healy & O'Donnell \\
Edgington & Held & Ontjes \\
Elliott & Huff & Ingersoll
\end{tabular}

Peters
Perkins
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte

Scott of Appanoose
Scott of Fremont Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax

Ulstad
Van Camp
Vance
Wamstad
Weaver
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 2
Elson
Orr
Absent or not voting, 22
\begin{tabular}{lll} 
Aiken & Garber of Adair & Moorhead \\
Benz & Gibson & Olson \\
Brady & Justice & Powers \\
Children & Kime & Stone \\
Criswell & Lake & Weber \\
Doolittle & LeValley & Westervelt \\
Edson & McCulloch & \\
Forsling & McDonald &
\end{tabular}

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

Lockin of Cherokee offered the following amendment to the title and moved its adoption :

Amend the title to House File No. 391 by striking out the title and substituting the following in lieu thereof :

\section*{"A BILL FOR}

An act to provide for the organization, regulation, taxation and operation of mutual insurance associations, also to repeal chapter five (5) title nine (9) of the code, and amendments thereto, (C. C. Sec. 5682, chapter 8 ), and to enact a substitute therefor."

Amendment adopted and the title as amended was agreed to.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 285.

\section*{CONSIDERATION OF BILLS}

Calendar No. 9, House File No. 405, a bill for an act to amend chapter three hundred forty-seven (347) section two (2) acts of the Thirty-eighth General Assembly (C. C. 8427), relating to the filing of a bond by public contractors and providing the time within which claims shall be filed, with report of committee recommending passage as amended was taken up, considered, and the committee amendments found on page 470 of the House journal of February 12th, were adopted.

Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 95
\begin{tabular}{|c|c|c|}
\hline Aldrich & Grimwood & Perkins \\
\hline Allyn & Gunderson & Peters \\
\hline Anderson & Hanna & Peterson \\
\hline Becker & Harrison & Powers \\
\hline Beeman & Hauge & Ramsey \\
\hline Benz & Healy & Rankin \\
\hline Berry & Held. & Rumley \\
\hline Blake & Huff & Sampson \\
\hline Bradley & Ingersoll & Santee \\
\hline Brady & Kime & Schirmer \\
\hline Buffington & Knickerbocker & Schulte \\
\hline Calhoun & Lake & Scott of Appanoose \\
\hline Carter & Larson & Scott of Fremont \\
\hline Clark & Letts & Shores \\
\hline Colbert & Lockin & Slemmons \\
\hline Dodd & Long & Springer \\
\hline Donhowe & McClune & Sterling \\
\hline Doolittle & MeDonald & Stimson \\
\hline Edgington & McGhee & Storey \\
\hline Elliott & Mayne & Truax \\
\hline Elson & Miller & Ulstad \\
\hline Emery & Mills & Van Camp \\
\hline Fackler & Moen & Vance \\
\hline Forsling & Morgan & Wamstad \\
\hline Francis & Narey & Weaver \\
\hline Garber of Floyd & Nervig' & Weber \\
\hline Gilbert & O'Donnell & Wolfe \\
\hline Gilbertson & |Olson & Year \\
\hline Gilmore of Cedar & Ontjes & Yenter \\
\hline Gilmore of Clay & Orr & Young \\
\hline Gordon & Parrott & Mr. Speaker \\
\hline Graham & Parsons & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 13
\begin{tabular}{lll} 
Aiken & Gibson & Smith \\
Children & Justice & Stone \\
Criswell & LeValley & Westervelt \\
Edson & McCulloch & \\
Garber of Adair & Moorhead &
\end{tabular}

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

Calendar No. 12, Senate File No. 325, a bill for an act to amend section one thousand one hundred eighty-four (1184) of the code, (C. C. 617), relating to the penalty of the bonds of public officers, with report of committee recommending passage was taken up and considered.

Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{lll} 
Aldrich & Grimwood & Perkins \\
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Huff & Sampson \\
Bradley & Ingersoll & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Calhoun & Lake & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Clark & Letts & Shores \\
Colbert & Lockin & Slemmons \\
Dodd & Long & Smith \\
Donhowe & McClune & Springer \\
Doolitle & McDonald & Sterling \\
Edgington & McGhee & Stimson \\
Elliott & Mayne & Storey \\
Elson & Miller & Truax \\
Emery & Mills & Ulstad \\
Fackler & Moen & Van Camp \\
Forsling & Morgan & Vance \\
Francis & Narey & Wamstad \\
Garber of Floyd & Nervig & W'Donnell \\
Gilbert & Olson & Weber \\
Gilbertson & Gilmore of Cedar & Ontjes \\
Gilmore of Clay & Orr & Wolfe \\
Gordon & Parrott & Year \\
Graham & Parsons & Yenter \\
& Young \\
& Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 12
\begin{tabular}{lll} 
Aiken & Garber of Adair & McCulloch \\
Children & Gibson & Moorhead \\
Criswell & Justice & Stone \\
Edson & LeValley & Westervelt
\end{tabular}

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

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 the following bill:

HOUSE FILE NO. 297
A bill for an act to amend section one (1) of chapter two hundred thirty-four (234), acts of the Thirty-eighth General Assembly (C. C. 3878), relating to public improvements.
W. H. Vance, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bill:

\section*{HOUSE FILE NO. 422}

A bill for an act legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof.
W. H. Vance, Chaïman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 297, a bill for an act to amend section one (1) of chapter two hundred thirty-
four (234), acts of the Thirty-eighth General Assembly (C. C. 3878), relating to public improvements.
W. H. Vance, Chairman House Committee.

George S. Banta, Chairman Senate Committee.

Report adopted.

Also:
Mr. Steaker-Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 422, a bill for an act legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof.

\author{
W. H. Vance, \\ Chairman House Committee.
}

George S. Banta, Chairman Senate Committee.
Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills :

House File No. 297
House File No. 422

SPECIAL ORDER
On request of Springer of Louisa, unanimous consent having been obtained, Senate File No. 280 was made a special order for Friday, February 18th, at \(11: 00\) o'clock a. m.

\section*{HOUSE FILE WITHDRAWN}

Rumley of Decatur asked and obtained unanimous consent to withdraw House File No. 469 from the committee on schools and textbooks and from further consideration by the House.

\section*{AMENDMENT FILED}

Powers of Crawford asked and obtained unanimous consent to have the following amendment to House File No. 280 printed in the journal:

I move to amend House File No. 280, by Weaver, as amended, by striking therefrom the first forty-six lines of section four and substituting in lieu thereof the following:

Sec. 4. The property, or any interest therein, or income therefrom, subject to the provisions of this act shall be taxed as herein provided:
(a) When such property, interest or income passes to the wife or husband of the decedent, grantor, donor or vendor, the tax imposed shall be on the individual share so passing and shall be:

One per centum on any amount in excess of thirty-five thousand dollars ( \(\$ 35,000\) ) and up to fifty thousand dollars \((\$ 50,000)\).

One and one-half per centum on any amount in excess of fifty thousand dollars ( \(\$ 50,000\) ) and up to seventy-five thousand dollars ( \(\$ 75,000\) ).

Two per centum on any amount in excess of seventy-five thousand dollars ( \(\$ 75,000\) ) and up to one hundred thousand dollars ( \(\$ 100,000\) ).

Two and one-half per centum on any amount in excess of one hundred thousand dollars \((\$ 100,000)\) and up to two hundred thousand dollars ( \(\$ 200,000\) ).

Three per centum on any amount in excess of two hundred thousand dollars \((\$ 200,000)\) and up to three hundred thousand dollars ( \(\$ 300,000\) ).

Four per centum on any amount in excess of three hundred thousand dollars ( \(\$ 300,000\) ) and up to five hundred thousand dollars ( \(\$ 500,000\) ).

Five per centum on any amount in excess of five hundred thousand dollars ( \(\$ 500,000\) ).
(b) When such property, interest or income passes to the father or mother or to any child of such decedent, grantor, donor or vendor, including a legally adopted child or illegitimate child entitled to inherit under the laws of this state, the tax imposed shall be on the individual share so passing and shall be:

One per centum on any amount in excess of twenty-thousand dollars ( \(\$ 20,000\) ) and up to thirty-five thousand dollars ( \(\$ 35,000\) ).

One and one-half per centum of any amount in excess of thirty-five thousand dollars ( \(\$ 35,000\) ) and up to fifty thousand dollars ( \(\$ 50,000\) ).

Two per centum on any amount in excess of fifty thousand dollars ( \(\$ 50,000\) ) and up to seventy-five thousand dollars ( \(\$ 75,000\) ).

Three per centum on any amount in excess of seventy-five thousand dollars ( \(\$ 75,000\) ) and up to one hundred thousand dollars ( \(\$ 100,000\) ).

Four per centum on any amount in excess of one hundred thousand dollars ( \(\$ 100,000\) ) and up to one hundred fifty thousand dollars ( \(\$ 150,000\) ).

Five per centum on any amount in excess of one hundred fifty thousand dollars ( \(\$ 150,000\) ) and up to two hundred thousand dollars ( \(\$ 200,000\) ).

Six per centum on any amount in excess of two hundred thousand dollars ( \(\$ 200,000\) ) and up to three hundred thousand dollars ( \(\$ 300,000\) ).

Seven per centum on any amount in excess of three hundred thousand dollars ( \(\$ 300,000\) ) and up to four hundred thousand dollars ( \(\$ 400,000\) ).

Eight per centum on any amount in excess of four hundred thousand dollars ( \(\$ 400,000\) ) and up to five hundred thousand dollars ( \(\$ 500,000\) ).

Nine per cent̂um on any amount in excess of five hundred thousand dollars ( \(\$ 500,000\) ).

Provided, that, in case any such child does not survive the decedent, grantor, donor or vendor, or, for any reason, sufficient property, interest or income of such decedent does not pass to such child to equal the amount of the exemption to which such child would be entitled under the provisions of this section, but property, interest or income passes to the spouse or any lineal descendent of such child, the amount so passing to such child, if any, and the amount passing to such spouse or lineal descendant shall be treated collectively as one inheritance and the persons receiving such collective inheritance shall collectively be entitled to the same exemption, pro rated according to the amount passing to each of such persons as if such inheritance had passed entirely to such child.

When the property, or any interest therein, or income therefrom, subject to the provisions of this act passes to: ,
(c) Any person, firm, corporation or society other than those designated in paragraph " \(a\) " and " \(b\) " of this section, the rate of tax imposed shall be:

Five per centum on any amount up to fifty thousand dollars ( \(\$ 50,000\) ).
Six per centum on any amount in excess of fifty thousand dollars ( \(\$ 50,000\) ) and up to one hundred thousand dollars ( \(\$ 100,000\) ).

Seven per centum on any amount in excess of one hundred thousand dollars ( \(\$ 100,000\) ) and up to one hundred fifty thousand dollars ( \(\$ 150,000\) ).

Eight per centum on any amount in excess of one hundred fifty thousaid dollars ( \(\$ 150,000\) ) and up to two hundred thousand dollars ( \(\$ 200,000\) ).

Nine per centum on any amount in excess of two hundred thousand dollars ( \(\$ 200,000\) ) and up to three hundred thousand dollars ( \(\$ 300,000\) ).

Ten per centum on any amount in excess of three hundred thousand dollars ( \(\$ 300,000\) ) and up to four hundred thousand dollars ( \(\$ 400,000\) ).

Eleven per centum on any amount in excess of four hundred thousand dollars ( \(\$ 400,000\) ) and up to five hundred thousand dollars \((\$ 500,000)\).

Twelve per centum on any amount in excess of five hundred thousand dollars ( \(\$ 500,000\) ).

On motion of Weber of Dubuque the House adjourned until 10:30 a. m., Tuesday.

\section*{JOURNAL OF THE HOUSE}

\section*{Hall of the House of Representatives, Des Moines, February 15, 1921}

House met pursuant to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. H. A. Oakdale, president of Lutheran College, Jewell.

Journal of February 14th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Yenter of Johnson leave of absence was granted Gilbert of Marshall until Friday.

\section*{PETITIONS}

Elliott of Scott presented three petitions from citizens of Davenport relative to minimum wage bill.

Referred to committee on labor.
Calhoun of Van Buren presented a petition from the G. A. R. of Keosauqua relative to the adoption of an official state flag.

Truax of Guthrie presented a petition from chapter B. P. E. O. relative to the adoption of an official state flag.

Above petitions referred to committee on military.
Beeman of Allamakee presented a petition from citizens of Allamakee county relative to laws governing observance of the Sabbath.

Referred to committee on judiciary.

\section*{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.

297, a bill for an act to amend section one (1) of chapter two hundred thirty-four (234), acts of the Thirty-eighth General Assembly (C. C. 3878), relating to public improvements.

Also:
House File No. 422, a bill for an act legalizing certain obligations of cities and towns made under pressure of war conditions and authorizing the payment thereof.

\author{
W. H. Vance, Chairman.
}

February 14, 1921.
Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 amend section nine hundred (900) of the code as amended by chapter one hundred ninety-six (196), laws of the Thirtyseventh General Assembly (Compiled Code, Section 4049), relating to city and town warrants.

\section*{Also:}

Senate File No. 381, a bill for an act to legalize certain warrants of the city of Shenandoah, Iowa.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{HOUSE FILES WITHDRAWN}

Peters of Dallas asked and obtained unanimous consent to withdraw House File No. 453 from the committee on judiciary, and from further consideration by the House.

Aldrich of Marion asked and obtained unanimous consent to withdraw House File No. 376 from the committee on drainage, and from further consideration by the House.

Justice of Shelby asked and obtained unanimous consent to withdraw House File No. 419 from the committee on judiciary, and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 345, a bill for an act to amend section fifty-seven hundred eighteen-a eighteen ( 5718 -a 18), supplement to the code, 1913, (C. C. Sec. 2247), relating to penalty for violation 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.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 344, a bill for an act to amend section forty-eight hundred ninety-seven-a (4897-a), supplement to the code, 1913, (C. C. Sec. 9003), relating to punishment for escape, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 287, a bill for an act to repeal section thirty-three hundred eight (3308) of the supplemental supplement to the code, 1915, (C. C. 7832 ), relating to the release of liens by executors, administrators, guardians, trustees, receivers, referees, assignees or commissioners, or anyone acting in a fiduciary capacity, 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 and when so amended the bill do pass:

Amend Senate File No. 287 as follows:
1. By striking out the words "and duly attested" in lines three (3) and four (4) of section two (2) of said bill, and inserting in lieu thereof the following: "with seal attached".
2. By adding to said bill as section 5, the following section:
"Sec. 5. Section thirty-three hundred eight (3308), supplemental supplement to the code, 1915 (C. C. 7832), is hereby repealed".
C. F. Clare, Chairman.

Report adopted and the bill with amendments ordered passed on file.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 272, a bill for an act creating the industrial court of Iowa, defining its powers and duties, declaring certain industries and the operation thereof to be within the police power of the state, their continuous operation essential to the public health, peace, safety, and general welfare; making strikes and lockouts in said industries, and among servants of the state, and its subdivisions and in public utilities unlawful, and to provide effective means for the eniorcement of the orders, rules and regulations of the 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 without recommendation.
C. F. Clark, Chairman.

Report adopted and House File No. 272 ordered passed on file.
Gilmore of Clay, 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. 402, a bill for an act to amend chapter two hundred sixteen (216), acts of the Thirty-eighth General Assembly (C. C. Sec. 6837), relative to the fees of justices of the peace and constables, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass..

Chas. Gilmore, Ohairman.
Report adopted.
Also :
Mr. Speaker-Your committee on compensation of public officers to whom was referred House File No. 418, a bill for an act to provide for the compensation of bailiffs of district 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 do pass.

Chas. Gilmore, Chairman.
Report adopted.
Yenter of Johnson, from the committee on military, submitted the following report:

Mr. Speaker-Your committee on military to whom was referred House

File No. 369, a bill for an act to amend sections three (3) and five (5), chapter 170, acts of the Thirty-eighth General Assembly, (C. C. section 3767 and 3769), relating to memorial buildings for soldiers, sailors and marines, and 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 do pass.

Ray Yenter, Chairman.
Report adopted.

\section*{INTRODUCTION OF BILLS}

By Rumley of Decatur, House File No. 503, a bill for an act to establish and designate Armistice Day a legal holiday:

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

By Francis of Taylor, House File No. 504, a bill for an act to amend section twenty-eight hundred five (2805) of the code (C. C. Sec. 2575) relating to the use of the Bible in the public schools of the state.

Read first and second time and referred to committee on schools and textbooks.

By Weaver of Polk, House File No. 505, a bill for an act to amend chapter one hundred ninety-four (194), acts of the Thirtyseventh General Assembly (C. C. Sec. 4271), pertaining to taxes in aid of the construction of swimming pools, bathing beaches, bath houses, ice rinks, dance pavilions, shelter houses, wading pools and river walls.

Read first and second time and referred to committee on municipal corporations.

By Blake of Fayette, House File No. 506, a bill for an act to amend section twenty-one hundred sixteen (2116), supplement to the code, 1913, (C. C. Sec. 5019), relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroad to which applicable.

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

By Benz of Chickasaw, House File No. 507, a bill for an act to amend section twenty-five hundred sixty-three-al (2563-a1), supplemental supplement to the code, 1915, (C. C. 1140), relating to hunting by the use of ferrets.

Read first and second time and referred to committee on fish and game.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 380.
Senate File No. 381.

\section*{RESOLUTION}

Olson of Clinton offered the following resolution:
Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly:

In recognition of the honor extended to the members of the House of Representatives on February 12th by the historical review of the activities of Iowa troops in the world war, and the banquet and program at the Fort Des Moines Hotel, we hereby express to the American Legion of Iowa, our appreciation of those courtesies.

Be It Further Resolved, That this resolution be printed in the journal, and that copies be sent to the state commander of the American Legion and to the commander of Argonne Post of Des Moines.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Olson moved its adoption. The resolution was unanimously adopted by a rising vote of the House.

\section*{RESOLUTION}

Becker of Clayton offered the following resolution:
Whereas, Hon. George L. Gilbert of Monona, Iowa, who was a member of the Twenty-third and Twenty-fourth General Assemblies from Clayton county, departed this life May 13, 1919 ;

Therefore, Be It Resolved, By the House of Representatives of the Thirty-ninth General Assembly that a committee of three be appointed to
draft suitable resolutions to commemorate his life, character, and service to the state and nation.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Becker moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Becker of Clayton, McGhee of Cerro Gordo and Beeman of Allamakee.

\section*{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. 343, a bill for an act to legalize an act of the board of control of state institutions granting a lease to the United States govern. ment on real estate at Knoxville, Marion county, heretofore occupied by state hospital for inebriates.
L. W. Ainsworth, 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. 298, a bill for an act providing for the admission of feeble-minded persons to the state hospital and colony for epileptics at Woodward.

SENATE AMENDMENTS TO HOUSE FILE NO. 298
Amend by striking out all after the enacting clause and substituting the following therefor:

Section 1. Feeble-minded persons entitled to admission or subject to commitment to the institution for feeble-minded at Glenwood, may be admitted or committed to the state hospital and colony for epileptics at Woodward whenever said institution at Glenwood is over-crowded with inmates and the facilities are inadequate to care for those received at said institution.

Sec. 2. Admissions or commitments of feeble-minded persons to said hospital for epileptics shall be granted or made under the laws and rules governing admissions and commitments to said institution for feebleminded.

Sec. 3. Under the conditions prescribed in the second preceding section, the board of control may transfer any inmate in said institution for feeble-minded to said hospital for epileptics. It may also transfer feeble-minded persons from said hospital for epileptics to said institution for feeble-minded when satisfied that such transfer will be to the best interest of the institutions and of the inmates.

Sec. 4. All the provisions of law relating to inmates of said institution at Glenwood, including the law relative to training, instruction, care, and support, shall be applicable to feeble-minded persons admitted or committed to said hospital at Woodward.

Sec. 5. 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 Register, newspapers published at Des Moines, Iowa.

Also amend the title by striking out all of said title and substituting the following therefor:

A bill for an act authorizing and providing the method of admission and commitment of feeble-minded persons to the state hospital and colony for epileptics at Woodward; providing for the training, instruction, care, and support of the same; and defining the powers of the board of control in transferring such persons under institutional care.

\section*{L. W. Ainsworth, 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:

Senate concurrent resolution relative to adjourning on Friday, February 25th, to reconvene on Monday, March 7th.

\section*{L. W. Ainsworth, Secretary.}

Also:
Mr. Speaker-I 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. 379, a bill for an act to apportion the state into repre. sentative districts and declare the ratio of representation.

\section*{L. W. Ainsworth, Secretary.}

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

Senate File No. 275, a bill for an act to repeal chapter two hundred fifty-seven (257), laws of the Thirty-eighth General Assembly (compiled code, sec. 4482 , par. 1) relating to banks or trust companies, stock, government securities and exemptions.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 275, a bill for an act to repeal chapter two hundred fifty-seven (257), laws of the Thirty-eighth General Assembly (compiled code, Sec. 4482 , Par. 1) relating to banks or trust companies, stock, government securities and exemptions.

Read first and second time and referred to committee on banks and banking.

Senate File No. 379, 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.

\section*{SENATE CONCURRENT RESOLUTION CALLED UP}

Lake of Woodbury asked unanimous consent to consider at this time the Senate concurrent resolution relative to March recess.

Objection was made by Ontjes of Grundy.

\section*{CONSIDERATION OF BILLS}

House File No. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventythree (1473), fourteen hundred seventy-four (1474), fourteen hundred seventy-five (1475), and fourteen hundred eighty (1480), (C. C. sections \(4721,4723,4731,4732,4734,4739\) and 4741 ), and to amend the law as it appears in chapter four (4), title seven (VII) supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV)), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others,
and to make further provision for the collection of both direct and collateral inheritance taxes, with report of committee recommending amendment and passage was taken up and considered.

Speaker McFarlane in chair.
On motion of Weaver of Polk the committee amendments, found on pages \(447,448,449\) and 450 of the House journal of February 11th, were adopted.

The amendment filed by Powers of Crawford, found on pages 491, 492 and 493 of the House journal of February 14th, was taken up and considered.

Hauge of Polk offered the following amendment to the amendment of Powers of Crawford, and moved its adoption:

Amend the amendment by Powers of Crawford to H. F. No. 280 by in. serting after the word "share" and before the word "so" in line three (3) of paragraph "a" of section four (4) page four hundred ninety-one (491) of the journal the following: ", in excess of the distributive share of such surviving spouse," and also by striking from lines four (4) and five (5) of paragraph "a" of section four (4) the following: "in excess of thirtyfive thousand dollars ( \(\$ 35,000.00\) ) and".

Also by striking from lines six (6) and seven (7), in paragraph ' \(b\) " of section four (4) the words and figures, "twenty thousand dollars ( \(\$ 20,000\) ) and up to the thirty-five thousand dollars ( \(\$ 35,000\) )", and inserting in lieu thereof the following:
"Ten thousand dollars ( \(\$ 10,000\) ) and up to twenty-five thousand dollars ( \(\$ 25,000\) )."

Also by striking from lines eight (8) and nine (9) of paragraph "b" of section four (4) the words and figures "thirty-five thousand dollars ( \(\$ 35,000\) )", and inserting in lieu thereof the words and figures "twentyfive thousand dollars ( \(\$ 25,000\) )".

A division of the amendment to the amendment was asked for.
A roll call on the amendments was asked for by Mr. Hauge.
On the question, "Shall the following part of the amendment of Hauge of Polk to the amendment of Powers of Crawford be adopted?"

Amend the amendment by Powers of Crawford to House File No. 280 by inserting after the word "share" and before the word "so" in line three (3) of paragraph "a" of section four (4) page four hundred ninety-one
(491) of the journal the following:", in excess of the distributive share of such surviving spquse," and also by striking from lines four (4) and five (5) of paragraph " \(a\) " of section four (4) the following: "in excess of thirty-five thousand dollars ( \(\$ 35,000.00\) ) and".

Ayes, 56
\begin{tabular}{lll}
\begin{tabular}{ll} 
Allyn & Grimwood \\
Anderson & Gunderson
\end{tabular} & \begin{tabular}{l} 
Olson \\
Berry
\end{tabular} & \begin{tabular}{l} 
Ontjes
\end{tabular} \\
Carter & Hanna & Orr \\
Children & Harrison & Parsons \\
Colbert & Hauge & Perkins \\
Criswell & Held & Peterson \\
Donhowe & Huff & Powers \\
Edgington & Knickerbocker & Sampson \\
Elliott & Lake & Santee \\
Emery & Larson & Schulte \\
Fackler & LeValley & Slemmons \\
Francis & Long & Smith \\
Garber of Adair & McDonald & Sterling \\
Garber of Floyd & Miller & Truax \\
Gibson & Moen & Ulstad \\
Gilbertson & Naorhead & Weber \\
Gilmore of Clay & Narey & Wolfe \\
Gordon & Nervig & Year \\
& O'Donnell &
\end{tabular}

Nays, 47
\begin{tabular}{lll} 
Aiken & Graham & Schirmer \\
Aldrich & Healy & Scott of Appanoose \\
Becker & Ingersoll & Scott of Fremont \\
Beeman & Justice & Shores \\
Benz & Letts & Springer \\
Blake & Lockin & Stimson \\
BradIey & McClune & Storey \\
Brady & McCulloch & Van Camp \\
Buffington & McGhee & Vance \\
Calhoun & Mayne & Wamstad \\
Clark & Morgan & Weaver \\
Dodd & Parrott & Westervelt \\
Doolittle & Peters & Yonter \\
Elson & Ramsey & Mr. Speaker \\
Forsling & &
\end{tabular}

Absent or not voting, 5
\begin{tabular}{lll} 
Edson & Kime & Stone \\
Gilbert & Mills &
\end{tabular}

So part 1 of the amendment offered by Hauge of Polk to the amendment of Powers of Crawford was adopted.

On the question, "Shall the following part of the amendment
offered by Hauge of Polk to the amendment of Powers of Crawford be adopted?'":

Also by striking from lines six (6) and seven.(7), in paragraph "b" of section four (4) the words and figures, "twenty thousand dellars ( \(\$ 20,000\) ) and up to the thirty-five thousand dollars ( \(\$ 35,000\) )", and inserting in lieu thereof the following:
"Ten thousand dollars ( \(\$ 10,000\) ) and up to twenty-five thousand dollars ( \(\$ 25,000\) )."

Also by striking from lines eight (8) and nine (9) of paragraph "b" of section (4) the words and figures "thirty-five thousand dollars (\$35,000 )", and inserting in lieu thereof the words and figures "twenty-five thousand dollars ( \(\$ 25,000\) )".

Ayes, 62
\begin{tabular}{lll} 
Allyn & Gibson & Olson \\
Anderson & Gilbertson & Orr \\
Beeman & Gilmore of Clay & Parsons \\
Berry & Hanna & Perkins \\
Blake & Harrison & Peterson \\
Buffington & Hauge & Sampson \\
Calhoun & Held & Santee \\
Carter & Ingersoll & Schulte \\
Childen & Justice & Scott of Appanoose \\
Clark & Knickerbocker & Slemmons \\
Colbert & Lake & Smith \\
Donhowe & Larson & Sterling \\
Edgington & LeValley & Vance \\
Edson & Lockin & Wamstad \\
Elliott & Long & Weaver \\
Elson & McClune & Weber \\
Emery & Mayne & Westervelt \\
Fackler & Moen & Wolfe \\
Francis & Moorhead & Year \\
Garber of Adair & Morgan & Yenter \\
Garber of Floyd & Nervig & \\
& &
\end{tabular}

Nays, 41
\begin{tabular}{lll} 
Aiken & Gunderson & Ramsey \\
Aldrich & Healy & Rankin \\
Becker & Huff & Rumley \\
Benz & Letts & Schirmer \\
Bradley & McCulloch & Scott of Fremont \\
Brady & McDonald & Shores \\
Criswell & McGhee & Springer \\
Dodd & Miller & Stimson \\
Doolittle & Narey & Storey \\
Forsling & O'Donnell & Truax \\
Gilmore of Cedar & Ontjes & Van Camp \\
Gordon & Parrott & Young \\
Graham & Peters & Mr. Speaker \\
Grimwood & Powers &
\end{tabular}

Absent or not voting, 5

So part 2 of the amendment offered by Hauge of Polk to the amendment of Powers of Crawford was adopted.

Powers of Crawford moved the adoption of his amendment, as amended.

Motion lost.
Hauge of Polk offered the following amendment:
Amend House File No. 280 by adding after the first comma (,) in line thirteen (13) of section five (5) the following:
"Temporary allowance for the widow and children under fifteen (15) years of age as granted by the probate court or judge thereof."

Also by striking from line nineteen (19) of section five (5) the following: "and no other sum" and inserting in lieu thereof the following: "and if the decedent leaves a surviving spouse there shall also be deducted one-third in value of all legal and equitable estates in real property possessed by the decedent at any time during the marriage, which have not been sold on execution or other judicial sale and to which the surviving spouse has made no relinquishment of his or her right, and onethird in value of all personal property left by the decedent not necessary for the payment of debts, which is the distributive share of such surviving spouse, and such share shall not be subject to the provisions of this act; and if such decedent dies testate and the surviving spouse elects to take under the provisions of said will, then and in that event, there shall be deducted an amount equal in value to the distributive share such surviving spouse would have received had the testator died intestate, and the value of the property so determined shall not be subject to the provisions of this act, and no other sums shall be deducted or allowed."

A division of the amendment was asked for.
On motion of Hauge of Polk the following part of the amendment offered by him was adopted:

Amend House File No. 280 by adding after the first comma (,) in line thirteen (13) of section five (5) the following:
"Temporary allowance for the widow and children under fifteen (15) years of age as granted by the probate court or judge thereof."

On the question, "Shall the remaining part of the amendment of Hauge of Polk be adopted?', a roll call was asked for by Mr. Hauge.

Ayes, 48
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gunderson \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Orr \\
Anderson
\end{tabular} \\
Harrison & Parsons \\
Colbert & Hauge & Peterson \\
Criswell & Held & Powers \\
Donhowe & Huff & Santee \\
Edgington & Justice & Sampson \\
Elliott & Knickerbocker & Schulte \\
Emery & Lake & Slemmons \\
Fackler & Lockin & Smith \\
Francis & Long & Sterling \\
Garber of Adair & McDonald & Ulstad \\
Garber of Floyd & Moen & Moorhead \\
Gilbertson & O'Donnell & Wamstad \\
Gilmore of Clay & Olson & Weber \\
Gordon & Ontjes & Yolfe \\
& & Young
\end{tabular}

Nays, 54

Aldrich
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Dodd
Doolittle
Edson
Elson
Forsling

Gibson
Gilmore of Cedar
Graham
Grimwood
Hanna
Healy
Ingersoll
Letts
LeValley
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Narey
Nervig
Parrott

Perkins
Peters
Ramsey
Rankin
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Springer
Stimson
Storey
Truax
Van Camp
Vance
Weaver
Westervelt
Yenter
Mr. Speaker

Absent or not voting, 6

Gilbert
Kime

Larson
Morgan

Rumley
Stone

So the amendment was lost.
Hauge of Polk offered the following amendment:
Amend House File No. 280 by adding at the end of section three (3) the following:
e. When the property is identified as received from an estate taxed under the provisions of this act within five years or property acquired in exchange of such property.

Clark of Linn offered the following amendment as a substitute for the amendment offered by Hauge of Polk:

Amend House File No. 280 by inserting the following paragraph as section 5 (c):
"Section 5 (c). An amount equal to the value at the time of the decedent's death of any property, real, personal or mixed, which can be identified as having been received by the decedent as a share in the estate of any person who died within two years prior to the death of the decedent, or which can be identified as having been acquired by the decedent in exchange for property so received, if an estate tax under this act was collected from such estate, and if such property is included in decedent's gross estate."

On motion of Clark of Linn his amendment was substituted for the amendment offered by Hauge of Polk.

On motion of Clark of Linn the substitute amendment was adopted.

Springer of Louisa offered the following amendment and moved its adoption:

Amend House File No. 280 by adding to section two the following:
"If the decedent makes a transfer of, or creates a trust with respect to, any property in contemplation of his death, or intended to take effect after his death (except in the case of a bona fide sale for a fair consideration in money or money's worth), and if the tax in respect thereto is not paid when due, the transferee or trustee shall be personally liable for such tax, and such property, to the extent of the decedent's interest therein at the time of his death, shall be subject to a lien for the payment of such tax."

Motion prevailed and the amendment was adopted.
Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Dodd
Donhowe
Doolittle

Edson
Elliott Elson Fackler
Forsling
Francis
Garber of Adair
Gilmore of Cedar
Graham
Grimwood
Hanna
Hauge
Healy
Huff
Ingersoll
Knickerbocker
Larson
LeValley
Lockin
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
Nervig
Ontjes
Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont

Shores
Smith
Springer
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, 22
\begin{tabular}{lll} 
Aiken & Gilbertson & Moen \\
Aldrich & Gilmore of & Clay \\
Allyn & Gunderson & Olson \\
Colbert & Harrison & Orr \\
Criswell & Held & Slemmons \\
Edgington & Justice & Stimson \\
Emery & Letts & Young \\
Gibson & Long &
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Garber of Floyd & Kime & O’Donnell \\
Gilbert & Lake & Powers \\
Gordon & McDonald & Stone
\end{tabular}

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

\section*{AMENDMENTS FILED}

Moen of Lyon filed the following amendment to the Senate concurrent resolution relative to March recess:

Amend the Senate concurrent resolution relative to March recess by making the date for reconvening 10:00 A. M., March 3, 1921. k

Francis of Taylor and Bradley of Poweshiek filed the following amendments to the committee amendment to House File No. 331:

Amend the committee amendments to House File No. 331 by striking out all of section three (3) following the word "then" in line thirteen (13) as the same appears on page 444 of the House journal of February 11th,
and inserting in lieu thereof the following: "unite with the counting board in the counting of ballots. The judges shall then divide the ballots not counted and each group of judges and clerks shall proceed to canvass their portion of the same. When the canvass has been completed the judges and clerks shall report the result of their canvass which report shall be incorporated in the returns provided by law."

Also by striking out all of section fifteen (15) and inserting in lieu thereof the following: "Both boards shall certify to all matters pertaining to counting and canvassing of votes and shall return poll books and ballots to the county auditor as provided by law.'.

Edson of Buena Vista filed the following amendment to House File No. 315:

Amend House File No. 315, by striking out all of the title following the figures forty-eight hundred forty-three (4843) in line two except the words "relating to drainage" in line six; also

By striking out all of section 2 of the committee amendment.
Bradley of Poweshiek filed the following amendment to House File No. 326 :

Amend committee amendment to House File 326 by adding to the end of section three (3) of said amendment the following: "Provided further that said carcasses shall not be removed from said wagonbed, tank or vehicle except at the place of final disposal."

McClune of Mahaska filed the following amendment to the substitute amendment to House File No. 337 :

Amend the substitute amendment to House File No. 337 as found on page 472 by striking from the fourth (4) line of paragraph (a) of section one (1) the words "approved projects for the improvement of the" and by inserting before the word "primary" in said fourth (4) line of paragraph (a) the word "such".
-Anderson of Winnebago filed the following amendments to the amendment to House File No. 337 :

Amendment No. 1.
Amend the amendment to House File No. 337, found on page 472 of the journal of the House of February 12th, by striking out all of paragraph "(b)" of section one of said amendment.

Amendment No. 2.
Amend the amendment to House File No. 337, found on page 472 of the
journal of the House of February 12th, by renumbering section three as section four, and by adding as section three the following:
"Section 3. That the law as it appears in section four hundred twentynine (429) of the code, (c. c. sec. 2871), be and the same is hereby amended by striking out the words "after providing for the necessary repairs of bridges in said county" and inserting in lieu thereof the following: "after providing for the necessary construction and repairs of bridges on the secondary roads in said county."

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on February 14th, approved the following bills:

House File No. 422 and House File No. 297.
On motion of Ingersoll of Tama the House adjourned until 10:00 a. m., Wednesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, February 16, 1921

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

Prayer was offered by the Rev. R. T. Chipperfield, pastor of First M. E. church, Webster City.

Journal of February 15th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Benz of Chickasaw leave of absence was granted Stimson of Page until Monday.

On request of Gibson of Clarke leave of absence was granted Criswell of Boone for the day.

On request of Rumley of Decatur leave of absence was granted Donhowe of Story for the day.

\section*{petitions}

Elliott of Scott presented two petitions from ciitzens of Davenport relative to rate of taxation.

Referred to committee on ways and means.
Elliott of Scott presented a petition from citizens of Davenport relative to hotel inspection.

Referred to committee on public health.
Elliott of Scott presented six petitions from citizens of Davenport relative to fire insurance rating bureau.

Referred to committee on insurance.
Narey of Dickinson, presented a petition from druggists of

Dickinson county relative to future control of druggists' organization of the state.

Referred to committee on pharmacy.
Huff of Cass, presented a petition from retailers of Atlantic, relative to garnishment of personal earnings for payment of debts.

Referred to committee on judiciary.


Westervelt of Greene, presented a petition from citizens of Rippey relative to censorship of moving picture films.

Referred to committee on police regulations.

\section*{HOUSE FILES WITHDRAWN}

Parsons of Calhoun asked and obtained unanimous consent to withdraw House File No. 313 from the committee on schools and textbooks, and from further consideration by the House.

McClune of Mahaska asked and obtained unanimous consent to withdraw House File No. 473 from the committee on fish and game, and from further consideration by the House.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 the following bill:

House File No. 343, an act to legalize an act of the board of control of state institutions granting a lease to the government of the United States on certain real estate situated near Knoxville, Marion county, known as the state hospital for inebriates.
W. H. Vance, Chairman.

Report adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, 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. 343,
a bill for an act to legalize an act of the board of control of state institutions granting a lease to the government of the United States on certain real estate situated near Knoxville, Marion county, known as the state hospital for inebriates.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

Also :
Mr. Speaker--Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled Senate File No. 325 a bin for an act to amend section one thousand one hundred eighty-four (1184) of the code, (C. C. 617), relating to the penalty of the bonds of public officers.

\author{
W. H. Vance, \\ Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 343.

\section*{REPPORTS OF COMMITTEES}

Becker of Clayton, from the committee on motor vehicles and transportation, submitted the following report:

Mr. Speaker-Your committee on motor vehicles and transportation to whom was referred House File No. 359, a bill for an act to amend chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to time of payment of fees and taxes on 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.

\author{
Wm. Becker, Chairman.
}

Report adopted.

Also :
Mr. Spasker-Your committee on motor vehicles and transportation to whom was referred House File No. 305, a bill for an act to amend chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to payment of fees and taxes on 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.

\author{
Wm. Becker, Ohairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on motor vehicles and transportation to whom was referred House File No. 278, a bill for an act to provide for standard widths of sleighs and sleds, beg leave to report they have had 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. Becerer, Chairman.
Report adopted.

Also:
Mr. Splafer-- Your committee on motor vehicles and transportation to whom was referred House File No. 317, a bill for an act to amend chapter two hundred seventy-five (275), Thiriy-eighth General Assembly, relating to exemption of fees of certain 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.

\author{
Wm. Becker, Chairman.
}

Report adopted and House File No. 317 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on motor vehicles and transportation to whom was referred House File No. 370, a bill for an act to repeal chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3054), relating to the licensing of hired chauffeurs and to enact in lieu thereof the following section providing for the licensing of all motor vehicles, drivers or operators, fixing fees therefor and providing for the distribution of such 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.

\author{
Wh. Becker, Chairman.
}

Report adopted and House File No. 375 was indefinitely postponed.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 277, a bill for an act to amend section ten hundred fifty-six-a twenty-one (1056-a21) and section ten hundred fifty-six-a twenty-six (1056-a26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of 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, and when so amended the bill do pass:

That the words "arranged in alphabetical order" appearing in lines fifty-nine (59) and sixty (60) be stricken, and in lieu thereof there be inserted the words "as is provided in section two (2) of thiss act."

That the words "arranged in alphabetical order" appearing in lines seventy (70) and seventy-one (71) be striken, and in lieu thereof there be inserted the words "as is provided in section two (2) of this act."

That the words "arranged in alphabetical order" appearing in lines seventy-seven (77) and seventy-eight (78) be striken, and in lieu thereof there be inserted the words "as is provided in section two (2) of this act."

That the words "arranged in alphabetical order" appearing in lines eighty-two (82) and eighty-three (83) be stricken, and in lieu thereof there be inserted the words "as is provided in section two (2) of this act."

That after section one (1) there be inserted the following:
Section 2. The names of the candidates for offices to be filled under this act shall be arranged and printed upon the primary election ballots and upon the general municipal election ballots in the following manner, to-wit: The city clerk shall prepare a list of the election precincts of his city, by arranging the various wards or precincts of such city in numerical order. He shall then arrange the surnames of all candidates for such offices alphabetically for the respective offices for the first precinct in the list; thereafter, for each succeeding precinct, the name or names appearing first for the respective offices in the last precinct should be placed last, so that the names that were second before the change be first after the change.

That section two of the bill be amended by renumbering the same as section three (3).

\author{
A. O. Hauge, Ohairman.
}

Report adopted.
Also :
Mr. Speakfi-Your committee on municipal corporations to whom was referred House File No. 365, a bill for an act to repeal the law as it appears in section eight hundred ninety-four (894) supplement to the code, 1913, (c. c. section 4038) relating to the power of cities and towns to levy annually certain special 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 referred to the code revision committee.

\section*{A. O. Hauge, yhairman.}
leport adopted and House File No. 365 was referred to the code revision committee.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 480, a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States in congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
E. P. Harrison, Acting Chairman.
}

Report adopted.
Francis of Taylor, 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. 440, a bill for an act to amend section one thousand three hundred forty-seven-a (1347-a) supplement to the code, 1913 , (c. c. sec. 4626) taxing peddlers plying their vocation outside of cities and towns by the use of 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.

\author{
Jas. S. Francis, Chairman.
}

Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on commerce and trade to whom was referred House File No. 420, a bill for an act to regulate the practice of auctioneers, prescribing the requirements for their registration, providing for the issuance of licenses to persons permitted to follow such occupation, and providing for the violation of any of its provisions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
\end{abstract}

Jas. S. Francis, Chairman.
Report adopted and House File No. 420 was indefinitely postponed.

\section*{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. 343 , a bill for an act to legalize an act of the board of control of state institutions granting a lease to the government of the United States on certain real estate situated near Knoxville, Marion county, known as the state hospital for inebriates.

> W. H. Vance, Chairman.

February 16, 1921.
Report adopted.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Lake of Woodbury called up Senate concurrent resolution relative to the proposed March recess.

The following amendment filed by Moen of Lyon, was taken up and considered:
"Amend the Senate concurrent resolution relative to March recess by making the date for reconvening 10:00 a. m., March 3, 1921."

Moen of Lyon moved the adoption of the amendment.
Ontjes of Grundy asked for a roll call.
Ingersoll of Tama moved the previous question on the amendment offered by Moen of Lyon.

Motion prevailed.
On the question, "Shall the amendment be adopted \(\%\) "

Ayes, 56

Aiken
Aldrich
Allyn
Anderson
Bradley
Brady
Carter
Children
Colbert
Dodd
Edson
Elliot t
Elson
Fackler
Francis
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay

Gordon
Gunderson
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Justice
Knickerbocker
Larson
Letts
Lockin
Long
Mayne
Miller
Moen
Morgan
Nervig

Olson
Ontjes
Parsons
Peters
Rumley
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
[Tistad
Van Camp
Vance
Wamstad
Weaver
Wolfe
Yenter
\(\therefore a y s, 44\)

Becker
Beeman
Benz
Berry
Blake
Buffington
Calhoun
Clark
Doolittle
Edgington
Emery
Forsling
Garber of Adair Gilmore of Cedar Graham

Grimwood
Hauge
Kime
Lake
LeValley
McClune
McCulloch
McDonald
McGhee
Mills
Moorhead
Narey
O'Donneli
Orr
Parrott

Perkins
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Storey
Truax
Weber
Westervelt
Year

Absent or not voting, 8
\begin{tabular}{llll} 
Criswell & Peterson & Young \\
Donhowe & Stimson & Mr. Speaker \\
Gilbert & Stone & &
\end{tabular}

So the amendment to the Senate concurrent resolution was adopted.

On motion of Moen of Lyon the resolution as amended was adopted.

The Speaker of the House announced that, as Speaker of the

House, he had signed in the presence of the House, the following bill:

Senate File No. 325.

\section*{INTRODUCTION OF BILLS}

By Powers of Crawford, House File No. 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford county, Iowa.

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

By Hauge of Polk, House File No. 509, a bill for an act to amend section one thousand seven hundred fifty (1750) of the code (C. C. Sec. 5735), defining who are agents of insurance companies and associations.

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

By Parsons of Calhoun, House File No. 510, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9), (C. C. Sec. 4844), and section nineteen hundred eighty-nine-a thirty-four (1989-a34), (C. C. Sec. 4882), of chapter two-A (2-A) title \(X\), supplement to the code, 1913, relating to the payment on drainage work.

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

By Parsons of Calhoun, House File No. 511, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-seven (1989-a27), supplement to the code, 1913, as amended by section six (6) of chapter three hundred forty-four (344) acts of the Thirty-seventh General Assembly and section two (2) of chapter sixty-four (64) and section two (2) of chapter two hundred seventy-one (271), acts of the Thirty-eighth General Assembly (C. C. Sec. 4875) and section nineteen hundred eighty-nine-a thirty-two (1989-a32) supplement to the code, 1913, (C. C. Sec. 4880) relating to the assessment of costs and damages on drainage districts.

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

By Parsons of Calhoun, House File No. 512, a bill for an act to amend section eleven hundred thirty-seven-a fifteen (1137-a15), supplement to the code, 1913, (C. C. Sec. 508) prescribing the form of ballots to be used on voting machines.

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

By McCulloch of Iowa, House File No. 513, a bill for an act to amend the law relating to the Iowa state dairy association, the Iowa beef cattle producers' association and the Iowa corn and small grain growers' association, as the same appears in chapter one hundred eighty-seven (187), acts of the Thirtyseventh General Assembly, as amended by chapter three hundred fifty (350), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1678), and to make an appropriation for said associations.

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

By M̀Culloch of Iowa, by request, House File No. 514, a bill for an act to repeal the law as it appears in sections twenty-six hundred twenty-a (2620-a), twenty-six hundred twenty-b (2620b), twenty-six hundred twenty-c (2620-c), twenty-six hundred twenty-d (2620-d), twenty-six hundred twenty-e (2620-e), twen-ty-six hundred twenty-f (2620-f), twenty-six hundred twenty-g (2620-g), twenty-six hundred twenty-h (2620-h), supplemental supplement to the code, 1915, (C. C. 1235 to 1241 inclusive), and to enact substitutes therefor for the purpose of regulating the granting of the degree of certified public accountant and the practice of that profession.

Read first and second time and referred to committee on public accounting.

By Allyn of Ringgold, House File No. 515, a bill for an act making an appropriation for the payment of the balance due to the Universal Indicator Company of Milwaukee, Wisconsin,
in the sum of thirty-six hundred dollars ( \(\$ 3600.00\) ) and for the additional sum of one hundred thirty-six dollars and fifty-six cents ( \(\$ 136.56\) ) as expenses incurred in installing the electrical voting machine in the House of Representatives as per contract between said company and the executive council of the state of Iowa under date of September 19, 1919.

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

By MeClune of Mahaska, House File No. 516, a bill for an act relating to the fraudulent defacement, mutilation or alteration of marks of identification and the selling or keeping for sale any machinery, article or commodity when such identification marks have been destroyed or defaced with intent to defraud, and the penalty for violation thereof.

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

By Berry of Monroe, House File No. 517, a bill for an act to provide for the payment of money earned by employees employed in coal mines; fixing penalty for the failure to comply therewith. and repealing all acts in conflict with this act.

Read first and second time and referred to committee on mines and mining.

By Weaver of Polk, House File No. 518, a bill for an act to amend chapter three hundred twelve (312), laws of the Thirtyeighth General Assembly (C. C. 3668 and 3671), relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquisitions of real estate and the permanent improvement thereof, and legalizing the issuance of certain certificates or bonds issued thereunder.

Read first and second time and referred to committee on municipal corporations.

By Westervelt of Greene, House File No. 519, a bill for an act to legalize the proceedings in the organization and formation
of the consolidated independent school district of Paton; Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1, 1920, for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75000.00\) of said district for the purpose of erecting and equipping a new school house, procure a site therefor, and repair the present school building.

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

By Santee of Black Hawk, House File No. 520, a bill for an act to repeal section three hundred sixty-four (364) of the supplement to the code, 1913 , (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute.

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

By Clark of Linn, House File No. 521, a bill for an act providing a method whereby residents, non-residents, corporations, railroad companies, or other persons may designate an agent upon whom notice of public improvements and special assessments shall be served.

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

By Lockin of Cherokee House File No. 522, a bill for an act to amend section eighteen hundred thirty-nine-1 (1839-1), supplement to the code, 1913, as amended by chapters one hundred thirteen (113) and one hundred ninety-three (193), laws of the Thirty-seventh General Assembly (C. C. 5583), relating to the investment of funds of fraternal beneficiary societies and providing for the securities in which such societies may invest funds accumulated and held to fulfill the obligations of their contracts.

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

By Committee on Municipal Corporations, House File No. 523, a bill for an act to amend section eight hundred twenty-five (825), supplement to the code, 1913, (C. C. section 3889) relating to special assessments.

Read first and second time and passed on file.

\section*{RESOLUTION}

Year of Osceola offered the following resolution:
Whereas, The Honorable John Franklin Glover, who was a Representative from Osceola county, died at his home in Sibley, Iowa, on the seventeenth day of January, 1921; therefore

Be It Resolved, By the House of Representatives of the Thirty-ninth General Assembly, that a committee of three be appointed to draft suitable resolutions to be presented to the House, to commemorate his life, character and service to the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Year moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Year of Osceola, Bradley of Poweshiek and Moen of Lyon.

\section*{RESOLUTION}

Gunderson of Pocahontas offered the following resolution:
Whereas, the Hon. Charles F. Linnan of Fonda, Iowa, member of the Thirty-fourth General Assembly departed this life at his home in Fonda, Iowa, May 31, 1919, and whereas it is but fitting that some memorial be prepared recognizing his service to his county and state.

Be It Therefore Resolved, That a committee of three be appointed by the speaker to prepare such resolutions.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Gunderson moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Gunderson of Pocahontas, Moen of Lyon and Justice of Shelby.

\section*{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. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to code, 1913, (C. C. Sec. 6525), fixing, limiting and determining the liabilities of keepers of hotels, inns and eating houses.
L. W. Ainsworth, Secretary.

Also :

Mr. Speaker-I 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 the law as it appears in section ten (10), chapter two hundred and seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3053) relating to payment of annual license fee for motor vehicles.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 330, a bill for an act to repeal section one hundred eighty-one (181) of the supplement to the code, 1913, (C. C. Sec. 39), relating to the committee on retrenchment and reform, and enacting a substitute therefor.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to. the code, 1913, (compiled code Sec. 6525), fixing, limiting and determining the liabilities of keepers of hotels, inns, eating houses, and steamboat owners.

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

Senate File No. 284, a bill for an act to amend the law as it appears in section ten (10), chapter two hundred and seventyfive (275), acts of the Thirty-eighth General Assembly (section three thousand fifty-three (3053) of the compiled code) relating to payment of annual license fee for motor vehicles.

Read first and second time and referred to committee on motor vehicles and transporation.

Senate File No. 330, a bill for an act to repeal section one hundred eighty-one (181) of the supplement to the code, 1913, (C. C. Sec. 39), relating to the committee on retrenchment and reform, and enacting a substitute therefor.

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

\section*{CONSIDERATION OF BILLS}

Special Order No. 2, House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precints having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of procedure in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act, with report of committee recommending substitute amendment and passage, and minority report of committee recommending substitute amendment and passage, was taken up for consideration.

Harrison of Pottawattamie moved that the minority report, found on pages \(446,447,448,449\) and 450 of the House journal of February 11th, be substituted for the report of the majority, found on pages \(443,444,445\) and 446 of the same. journal.

Scott of Appanoose moved the previous question on the minority report. Motion prevailed.

On the question, "Shall the minority report be substituted for the report of the majority?", a roll call was asked for by Forsling of Woodbury and Harrison of Pottawattamie.

Ayes, 40
\begin{tabular}{lll} 
Aiken & Harrison & Nervig \\
Aldrich & Kime & Olson \\
Allyn & Knickerbocker & Parrott \\
Benz & Larson & Parsons \\
Berry & Letts & Powers \\
Carter & LeValley & Rankin \\
Children & Long & Schirmer \\
Clark & McClune & Schulte \\
Edson & McDonald & Scott of Appanoose \\
Fackler & McGhee & Smith \\
Forsling & Miller & Truax \\
Gilmore of Clay & Mills & Weber \\
Gordon & Moorhead & \\
Grimwood & Narey &
\end{tabular}

Nays, 56
\begin{tabular}{|c|c|c|}
\hline Anderson & Gilmore of Cedar & Peterson \\
\hline Becker & Graham & Ramsey \\
\hline Beeman & Gunderson & Sampson \\
\hline Blake & Hauge & Santee \\
\hline Bradley & Healy & Scott of Fremont \\
\hline Brady & Held & Shores \\
\hline Buffington & Huff & Slemmons \\
\hline Calhoun & Ingersoll & Sterling \\
\hline Colbert & Justice & Storey \\
\hline Dodd & Lake & Ulstad \\
\hline Doolittle & Lockin & Van Camp \\
\hline Edgington & McCulloch & Vance \\
\hline Elson & Mayne & Wamstad \\
\hline Emery & Moen & Weaver \\
\hline Francis & O'Donnell & Westervelt \\
\hline Garber of Adair & Ontjes & Wolfe \\
\hline Garber of Floyd & Orr & Year \\
\hline Gibson & Perkins & Mr. Speaker \\
\hline Gilbertson & Peters & \\
\hline
\end{tabular}

Absent or not voting, 12
\begin{tabular}{lll} 
Criswell & Hanna & Stimson \\
Donhowe & & \begin{tabular}{l} 
Morgan
\end{tabular} \\
Elliott & Rumley & Stone \\
Gilbert & Springer & Yenter \\
& & Young
\end{tabular}

So the House refused to substitute.
The report of the committee was adopted.
The amendments proposed by Francis of Taylor and Bradley of Poweshiek, found on pages 509 and 510 of the journal of February 15 th, were taken up and considered.

On motion of Moen of Lyon the House adjourned until 1:00 p. m . today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{BUSINESS PENDING}

SPECIAL ORDER NO. 2
The House resumed consideration of Special Order No. 2, House File No. 331.

Francis of Taylor moved the adoption of his amendment, as found on pages 509 and 510 of the journal of February 15th.

Motion prevailed and the amendment was adopted.
Calhoun of Van Buren offered the following amendment and moved its adoption:

Amend section eight (8) of the substitute amendment proposed by the majority report by adding thereto the following sentence:
"And any one circulating or attempting to circulate any information with reference to the result of the counted ballots shall be guilty of a misdemeanor and punished as provided by this section."

Motion prevailed and the amendment was adopted.
Clark of Linn offered the following amendment to the committee amendment and moved its adoption:

Amend House File No. 331 as amended by the committee as follows:
By striking out the words "or municipal" and the words "or proper authorities of cities as now provided by law" from lines three and four of section one (1).

Also by striking out the words "or proper authorities in cities" from lines one and two of section four (4).

Amendment lost.
Truax of Guthrie offered the following amendment and moved its adoption:

Amend the committee amendments to House File No. 331 as found on page 444 of the journal of February 11th, by striking out the word "three" in line one (1) and inserting the word "two".

Amendment lost.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend the committee amendments to House File No. 331 as follows:
By striking from lines one (1) and two (2) of section one (1) the words "there will be two hundred (200) or more votes cast" and by inserting in lieu thereof the words "the election board of any precinct may be unable to expeditiously and within reasonable time canvass the vote."

Amendment lost.

Children of Pottawattamie offered the following amendment and moved its adoption :

Amend section 3 of the committee amendments to House File No. 331 by striking out the words "one P. M." in the second line thereof and substituting in lieu thereof the words "seven P. M."

Also by adding a period after the word "day" in the third line thereof and by striking out all of said section following the word "day", to the word "When" at the beginning of the 11th line thereof.

Dodd of Howard moved the previous question on the main bill and all pending amendments.

Motion prevailed.

Bradley of Poweshiek raised the point of order that the amendment offered by Children of Pottawattamie was out of order because a substitute amendment was disposed of this morning, the provisions of which covered the amendment now before the House.

The chair held that the point was well taken and ruled the amendment out of order.

On motion of Francis of Taylor, the committee amendments, as amended, were adopted.

Harrison of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
Becker
Beeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Colbert
Dodd
Doolittle
Edgington
Elson
Emery
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gordon
Graham
Grimwood
Hanna
Harrison
Hauge
Healy
Huff
Ingersoll
Justice
Lake
Larson
LeValley
Lockin
McCulloch
McDonald
McGhee
Mayne
Mills
Moorhead
Morgan
O'Donnell
Ontjes
Orr
Parsons
Peters

Peterson
Ramsey
Rumley
Sampson
Santee
Schulte
Scott of Fremont
Shores
Slemmons
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker
Nays, 22
\begin{tabular}{lll} 
Allyn & Kime & Parrott \\
Clark & Knickerbocker & Perkins \\
Edson & Letts & Powers \\
Fackler & McClune & Rankin \\
Forsling & Miller & Schirmer \\
Gilmore of Clay & Narey & Smith \\
Gunderson & Nervig & \\
Held & Olson &
\end{tabular}

Absent or not voting, 14
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Donhowe \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Scott of Appanoose \\
Anderson
\end{tabular} \\
Elliott & Springer \\
Berry & Gilbert & Stimson \\
Criswell & Long & Stone \\
& Moen &
\end{tabular}

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

\section*{AMENDMENTS TO TITLE}

Bradley of Poweshiek offered the following amendment to the title and moved its adoption :

Amend the title to House File No. 331 by striking from line two of said title the words and figures "three hundred (300)" and inserting in
lieu thereof the words and figures "two hundred (200)"; also by adding to the end of said title the following: "and repealing all acts or parts of acts in conflict herewith."

Motion prevailed and the title as amended was agreed to.

MOTION TO RECONSIDER LAID UPON THE TABLE
Bradley of Poweshiek moved that the House reconsider the vote by which House File No. 331 passed the House, and that the motion to reconsider be laid upon the table.

Motion prevailed.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Peters of Dallas unanimous consent having been given, House File No. 298, a bill for an act providing for the admission of feeble-minded persons to the State Hospital and Colony for Epileptics at Woodward, with Senate amendments, was taken up and the amendments, found on pages 500 and 501 of the House journal of February 15th, were read and considered.

Mr. Peters moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 83
\begin{tabular}{lll} 
Allyn & Gilbertson & McGhee \\
Renz & Gilmore of Cedar & Mayne \\
Blake & Gilmore of Clay & Miller \\
Brady & Gordon & Mills \\
Buffington & Grimwood & Moorhead \\
Carter & Gunderson & Morgan \\
Children & Hanna & Narey \\
Clark & Hauge & Nervig \\
Dodd & Healy & O'Donnell \\
Doolittle & Huff & Olson \\
Edgington & Ingersoll & Ontjes \\
Edson & Justice & Orr \\
Elliott & Kime & Parrott \\
Elson & Knickerbocker & Parsons \\
Emery & Larson & Perkins \\
Fackler & Letts & Peters \\
Forsling & LeValley & Peterson \\
Francis & Lockin & Powers \\
Garber of Adair & McClune & Ramsey \\
Garber of Floyd & McCulloch & Rankin \\
Gibson & McDonald & Rumley
\end{tabular}
\begin{tabular}{lll} 
Sampson & Sterling & Weber \\
Schirmer & Truax & Wolfe \\
Schulte & Ulstad & Year \\
Scott of Appanoose & Van Camp & Yenter \\
Shores & Vance & Young \\
Slemmons & Wamstad & Mr. Speaker \\
Smith & Weaver &
\end{tabular}

Nays, None

Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & Criswell & Santee \\
Aldrich & Donhowe & Scott of Fremont \\
Anderson & Gilbert & Springer \\
Becker & Graham & Stimson \\
Beeman & Harrison & Stone \\
Berry & Held & Storey \\
Bradley & Lake & Westervelt \\
Calhoun & Long & \\
Colbert & Moen &
\end{tabular}

So the House concurred in the Senate amendment to House File No. 298.

\section*{AMENDMENTS FILED}

Doolittle of Delaware filed the following amendments to House File No. 497 :

\section*{AMENDMENT NO. 1}

Amend section 1 by striking out of lines 32 and 33 the words "one of the examiners appointed by him" and inserting in lieu thereof the words "an examiner especially authorized by the commissioner for that purpose".

AMENDMENT NO. 2

Amend section 1 by striking out of line 41 the words "further conducting its" and inserting in lieu thereof the words "accepting further".

AMENDMENT NO. 3
Amend section 1 by striking out of line 48 the word "may" and substituting in lieu thereof the word "shall".

AMENDMENT NO. 4
Amend section 1 by striking out of line 48 the word "consent" and inserting in lieu thereof the word "request".

McClune of Mahaska filed the following amendment to Senate File No．280：

Amend Senate File No． 280 by striking out all after the enacting clause and substituting in lieu thereof the following：＂That section twenty－eight hundred twelve－e（2812－e）supplemental supplement to the code，（C．C．2661）be amended by adding thereto the following：＂Provided that as to such school bonds as may be voted hereafter and prior to Janu－ ary 1，1923，said bonds may bear a rate of interest not to exceed six per centum per annum，and provided，further，that all such bonds bearing a rate of interest exceeding five per centum per annum，shall contain a provision reserving to the corporation issuing such bonds，the option to pay such bonds at any time on or after five years from date of issue．＂

Rankin of Lee filed the following amendment to House File No． 328 ：

Amend House File No． 328 by Springer as amended，by striking out all after the enacting clause and substituting the following：

Section 1．That section thirty－four hundred fifteen（3415）of the code as amended by chapter three hundred ninety－one（39⿱⿱亠䒑十纟 ），acts of the Thirty－ eighth（38）General Assembly，（compiled code section 7942）be，and the same is hereby repealed，and the following enacted in lieu thereof：

Executors and administrators shall be allowed such reasonable com－ pensation for their services as the court may fix，not exceeding the fol－ lowing commissions upon the personal estate sold or distributed by them and for the proceeds of real estate sold by them for the payment of debts：

For the first one thousand dollars（ \(\$ 1,000\) ），six per cent（ \(6 \%\) ）．
For all sums over one thousand dollars（ \(\$ 1,000\) ）and less than five thousand dollars \((\$ 5,000)\) ，four per cent（ \(4 \%\) ）．

For all sums over five thousand dollars（ \(\$ 5,000\) ）and under ten thou－ sand dollars（ \(\$ 10,000\) ），two per cent（ \(2 \%\) ）．

For all sums in excess of ten thousand dollars（ \(\$ 10,000\) ），one per cent （1\％）．

There shall also be allowed and taxed as part of the costs of adminis－ tration of estates a reasonable attorney＇s fee for the administrator＇s or executor＇s attorney to be fixed by the court．Such further allowances as are just and reasonable may be made by the court to administrators， executors，and their attorneys，for actual necessary and extraordinary expenses or services．

PRINTING OF HOUSE FILE NO. 442
Mills of Harrison moved that two hundred (200) extra copies of House File No. 442 be ordered printed.

Motion prevailed and it was so ordered.
On motion of Harrison of Pottawattamie the House adjourned until \(9: 30\) a. m., Thursday.

\section*{JOURNAL OF THE HOUSE}

Hall of the Holse of Representatives,
Des Moines, February 17, 1321
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Carl Brown, pastor M. E. church, Lorimor.

Journal of February 16 th corrected and approved.

\section*{PETITIONS}

Schirmer of Jackson presented a petition from P. E. O. of Maquoketa, relative to adoption of official state flag.

Referred to committee on military.
Truax of Guthrie presented a petition from citizens of Guthrie county relative to House File No. 431, by Mayne.

Referred to committee on judiciary.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 478, a bill for an act to repeal section thirty-five hundred twelve (3512) of the code (C. C. Sec. 7440), and to enact a substitute therefor, relating to the taxation of jury 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, and when so amended the bill do pass:

By striking out all of said bill after the enacting clause and inserting: in lieu thereof the following:
"Section 1. That section thirty-five hundred twelve (3512) of the code (C. C. Sec. 7440) be repealed and the following enacted in lieu thereof:
"Where the place of trial in any civil action is changed to any county
other than that in which the same was properly commenced, where the trial thereof takes place at a regular term and occupies more than one calendar day, the judge trying it shall certify the number of days so occupied, and the county in which the action was originally commenced shall be liable to the county where the same is tried for the sum of three dollars per day, for each juryman engaged in the trial thereof."
C. F. Clark Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 484, a bill for an act to legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code (C. C. Sec. 5334), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark Ohairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 485, a bill for an act to repeal section forty-four hundred eighty-two (4482) of the code (C. C. Sec. 6717), and to enact a substitute therefor, relating to the commencement of actions before justices of the peace, beg leave to report they have bad the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking out the last line of the bill and inserting in lieu thereof the following:
"the justice in the same county nearest to the township in which the defendant resides".
C. F. Clark Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 316, a bill for an act to amend section fifty-four hundred forty-seven-a (5447-a), supplement to the code, 1913, (C. C. Sec. 2254), relating to parole from the bench, beg leave to report they have had the
same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark Chairman.

Report adopted.

\section*{INTRODUCTION OF BILLS}

By Beeman of Allamakee, House File No. 524, a bill for an act to amend section seven hundred twenty-five (725), supplement to the code, 1913, (C. C. Sec. 3973), relating to reports by individuals and corporations holding franchises from cities and towns for the manufacture and sale of gas, heat, water, light or power.

Read first and second time and referred to committee on public utilities.

By Lake of Woodbury, House File No. 525, a bill for an act to provide that retired members of the police and fire departments shall receive a pension equal to one-half of the salary now paid to members of the police and fire department in all cities and towns wherein there exists a firemen's and policemen's pension fund.

Read first and second time and referred to committee on municipal corporations.

By Ontjes of Grundy, House File No. 526, a bill for an act to amend the law as it appears in section twenty-eight hundred six (2806), supplement to the code, 1913, (C. C. 2650) relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school. boards.

Read first and second time and referred to committee on schools and textbooks.

By Rankin of Lee, House File No. 527, a bill for an act to repeal section seventeen hundred two (1702) of the code, (compiled code Sec. 5625 , Par. 1) and to enact a substitute therefor and to amend section seventeen hundred fourteen (1714) of the code, (compiled code Sec. 5632 , subdivision 6 , item 8), all relating to insurance.

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

By Westervelt of Greene, House File No. 528, a bill for an act to provide for the holding of a school in small arms practice for the citizens of the state and making an appropriation therefor.

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

By Perkins of Sac, House File No. 529, a bill for an act to amend section sixteen hundred ninety-nine (1699), supplement to the code, 1913, (C. C. 5622), relating to insurance, other than life, and providing for the securities in which a company organized to write insurance, other than life, shall invest its capital and funds.

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

By Criswell of Boone, House File No. 530, a bill for an act requiring mine inspectors to post notice of conditions found in any mine where inspected in the performance of their duty.

Read first and second time and referred to committee on mines and mining.

By McCulloch of Iowa, House File No. 531, a bill for an act to repeal section sixteen hundred fifty-seven-d (1657-d), supplement to the code, 1913, (C. C. Sec. 1615) and to enact a substitute in lieu thereof, and to amend section sixteen hundred fifty-seven-e ( 1657 -e), supplement to the code, 1913, (C. C. Sec. 1616) providing for delegates to the agricultural convention and the election of directors of the state board of agriculture.

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

\section*{CONSIDERATION OF BILLS}

Calendar No. 1, House File No. 315, a bill for an act to amend section nineteen hundred eighty-nine-a eight (1989-a8), supple-
mental supplement to the code 1915, (C. C. Sec. 4843), and to amend section nineteen hundred eighty-nine-a twelve (1989-a12), supplemental supplement to the code 1915, (C. C. Sec. 4851), and to amend section nineteen hundred eighty-nine-a twenty-six (1989-a26) supplement to the code 1913, (C. C. Sec. 4874) relating to drainage and the method of fixing the assessments, the date the said assessment shall become due and the payment thereof, with report of committee recommending amendment and passage was taken up for consideration.

On request of Edson of Buena Vista, unanimous consent having been obtained, House File No. 315 was withdrawn from further consideration by the House.

Calendar No. 2, House File No. 328, a bill for an act to repeal section thirty-four hundred fifteen (3415) of the code, as amended by chapter three hundred ninety-one (391) acts of the Thirtyeighth (38th) General Assembly, (compiled code section 7942) and to enact a substitute therefor, relating to the compensation of executors, administrators and attorneys in the settlement of estates, as amended by substitute on February 9th, was taken up for further consideration.

The amendment filed by Rankin of Lee, found on page 523 of the House journal of February 16th, was taken up and considered.

Mr. Rankin moved the adoption of the amendment.
Amendment lost.

Springer of Louisa offered the following amendment to the adopted substitute amendment, which substitute amendment is found on page 419 of the House journal of February 9 th:

Amend House File No. 328, as amended, by adding at the end thereof the following:
"There shall also be allowed and taxed as part of the costs of administration of estates a reasonable attorney's fee for the administrator's or executor's attorney to be fixed by the court.

On motion of Moen of Lyon action was deferred on House File No. 328 and the bill allowed to retain its place on the calendar.

Calendar No. 4, House File No. 326, a bill for an act to amend chapter two hundred forty-eight (248), section ten (10), acts of the Thirty-eighth General Assembly, (compiled code, section 1794), relating to transporting carcasses of dead animals, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Bradley of Poweshiek the amendment filed by him on February 15th, found on page 510 of the House journal, was adopted.

Committee amendments as amended were adopted.
Ingersoll of Tama moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 100
\begin{tabular}{|c|c|c|}
\hline Aiken & Gordon & Orr \\
\hline Aldrich & Graham & Parrott \\
\hline Allyn & Grimwood & Parsons \\
\hline Anderson & Gunderson & Perkins \\
\hline Becker & Hanna & Peters \\
\hline Beeman & Harrison & Peterson \\
\hline Benz & Hauge & Powers \\
\hline Berry & Healy & Ramsey \\
\hline Blake & Held & Rankin \\
\hline Bradley & Huff & Rumley \\
\hline Brady & Ingersoll & Sampson \\
\hline Buffington & Justice & Schirmer \\
\hline Calhoun & Kime & Schulte \\
\hline Carter & Knickerbocker & Scott of Appanoose \\
\hline Children & Larson & Scott of Fremont \\
\hline Clark & Letts & Shores \\
\hline Colbert & LeValley & Slemmons \\
\hline Criswell & Lockin & Smith \\
\hline Dodd & Long & Springer \\
\hline Donhowe & McClune & Sterling \\
\hline Doolittle & McCulloch & Storey \\
\hline Edgington & McDonald & Truax \\
\hline Elliott & McGhee & U1stad \\
\hline Elson & Mayne & Van Camp \\
\hline Emery & Miller & Vance \\
\hline Fackler & Mills & Wamstad \\
\hline Forsling & Moen & Weber \\
\hline Francis & Moorhead & Westervelt \\
\hline Garber of Adair & Morgan & Wolfe \\
\hline Garber of Floyd & Narey & Year \\
\hline Gibson & Nervig & Yenter \\
\hline Gilbertson & Olson & roung \\
\hline Gilmore of Cedar & Ontjes & Mr. Speaker \\
\hline Hilmore of Clay & & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 8
\begin{tabular}{lll} 
Edson & O'Donnell & Stone \\
Gilbert & Santee & Weaver \\
Lake & Stimson &
\end{tabular}

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

Calendar No. 5, House File No. 337, a bill for an act to amend chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly (C. C. Sec. 2912), relating to the construction, improvement and maintenace of highways, and providing for the use of the primary road fund in the construction of culverts and bridges on the primary road system, with report of committee recommending substitute amendment and passage was taken up for consideration.

The amendment filed by McClune of Mahaska, found on page 510 of the House journal of February 15th, to the substitute amendment proposed by the committee, found on page 472 of the House journal of February 12th, was taken up and considered.

Time having arrived for Special Order No. 3, House File No. 311, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the Thirty-eighth General Assembly (C. C. 8427) relating to the filing of a bond by public contractors, with report of committee recommending amendment and passage, was taken up and considered.

Speaker pro tempore Larson in the chair.
On motion of Donhowe of Story the committee amendments, found on page 469 of the journal of February 12th, were adopted.

Donhowe of Story moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 94
\begin{tabular}{ll} 
Aiken & Gordon \\
Aldrich & Grimwood \\
Allyn & Gunderson \\
Anderson & Hanna \\
Becker & Harrisori \\
Beeman & Healy \\
Benz & Held \\
Berry & Huff \\
Blake & Ingersoll \\
Bradley & Justice \\
Brady & Kime \\
Buffington & Knickerbocker \\
Calhoun & Larson \\
Carter & Letts \\
Children & LeValley \\
Clark & Lockin \\
Colbert & Long \\
Criswell & McClune \\
Dodd & McCulloch \\
Donhowe & McDonald \\
Doolittle & McGhee \\
Edson & Mayne \\
Elliott & Miller \\
Elson & Mills \\
Emery & Moen \\
Francis & Moorhead \\
Garber of Adair & Morgan \\
Garber of Floyd & Narey \\
Gibson & Nervig \\
Gilbertson & ODonnell \\
Gilmore of Cedar & Olson \\
Gilmore of Clay &
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Forsling & Lake \\
Hauge & Orr
\end{tabular}

Absent or not voting, 10

Edgington
Fackler
Gilbert
Graham

Parsons
Rumley
Stimson

Ontjes
Parrott
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young

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

HOUSE RESUMED CONSIDERATION OF HOUSE FILE NO. 337
Speaker McFarlane in the chair.

McClune of Mahaska moved the adoption of his amendment. Motion prevailed and the amendment was adopted.

Amendment No. 1, filed by Anderson of Winnebago, found on page 510 of the House journal of February 15th, was taken up and considered.

Anderson of Winnebago moved the adoption of the amendment.

Sterling of Hamilton moved that the House now adjourn until 1:00 o'clock p. m. Motion prevailed and the House adjourned.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 298, a bill for an act authorizing and providing the method of admission and commitment of feeble-minded persons to the state hospital and colony for epileptics at Woodward; providing for the training, instruction, care, and support of the same; and defining the powers of the board of contrul in transferring such persons under institutional care.
W. H. Vance, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, from the joint committee on enrolled bills, submitted the following report:

Mr. Sppaker-Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 298, a bill for an act authorizing and providing the method of admission and commitment of feeble-minded persons to the state hospital and colony for epileptics at Woodward; providing for the training, instruction, care, and support of the same; and defining the powers of the board of control in transferring such persons under institutional care.

\section*{W. H. Vance,}
. Chairman House Committec.
George S. Banta,
Chairman Senate Committee.
Report adopted.

BILL SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 298.

BUSINESS PENDING
The House resumed consideration of House File No. 337 and amendment No. 1 offered by Anderson of Winnebago.

Mayne of Palo Alto moved the previous question as applied to amendment No. 1 offered by Anderson of Winnebago. Motion prevailed.

On the question, "Shall amendment No. 1 offered by Anderson of Winnebago 'be adopted?" a roll call was asked for by Mr. Anderson.

Ayes, 47
\begin{tabular}{lll} 
Aiken & Gilbertson & Orr \\
Aldrich & Gunderson & Peterson \\
Allyn & Harrison & Rumley \\
Anderson & Held & Schulte \\
Benz & Huff & Scott of Appanoose \\
Berry & Justice & Scott of Fremont \\
Brady & Lake & Slemmons \\
Buffington & Larson & Springer \\
Calhoun & Lockin & Storey \\
Carter & Long & Ulstad \\
Chidren & McClune & Vance \\
Colbert & McCulloch & Wamstad \\
Criswell & McDonald & Wolfe \\
Elson & Moen & Year \\
Fackler & Nervig & Young \\
Gibson & Olson &
\end{tabular}

Nays, 58
\begin{tabular}{lll}
\begin{tabular}{ll} 
Becker \\
Beeman & Grimwood
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Blake
\end{tabular} & \begin{tabular}{l} 
Pranna
\end{tabular} \\
Bradley & Hauge & Powers \\
Clark & Healy & Ramsey \\
Dodd & Ingersoll & Rankin \\
Donhowe & Kime & Sampson \\
Doolittle & Knickerbocker & Santee \\
Edgington & Letts & Schirmer \\
Edson & LeValley & McGers \\
Elliott & McGhee & Smith \\
Emery & Mayne & Sterling \\
Forsling & Miller & Truax \\
Francis & Mills & Van Camp \\
Garber of Adair & Moorhead & Meaver \\
Garber of Floyd & Morgan & Narey \\
Gilmore of Cedar & O’Donnell & Weber \\
Gilmore of Clay & Ontjes & Westervelt \\
Gordon & Parrott & Menter \\
Graham & Parsons & \\
\end{tabular}

Absent or not voting, 3
Gilbert
Stimson
Stone
On request of Hauge of Polk rule 18 was invoked.
Amendment lost.
Amendment No. 2, filed by Anderson of Winnebago, found on pages 510 and 511 of the House journal of February 15th, was taken up and considered.

Anderson of Winnebago moved the adoption of the amendment.
On the question, "Shall amendment No. 2 be adopted?" a roll call was asked for.

Ayes, 37
\begin{tabular}{lll} 
Aiken & Harrison & Rumley \\
Aldrich & Held & Schulte \\
Anderson & Huff & Scott of Appanoose \\
Benz & Justice & Scott of Fremont \\
Berry & Lake & Slemmons \\
Buffington & Larson & Storey \\
Calhoun & LeValley & Ulstad \\
Children & Long & Vance \\
Criswell & McDonald & Wamstad \\
Gibson & Nervig & Wolfe \\
Gilbertson & Orr & Year \\
Graham & Peterson & Young \\
Gunderson & &
\end{tabular}

Nays, 66
Allyn
Becker
Beeman
Blake
Bradley
Brady
Carter
Clark
Colbert
Dodd
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilmore of Cedar
\begin{tabular}{ll} 
Gilmore of Clay & Ontjes \\
Gordon & \begin{tabular}{l} 
Parrott \\
Grimwood
\end{tabular} \\
Hanna & Parsons \\
Hauge & Perkins \\
Healy & Peters \\
Ingersoll & Powers \\
Kime & Ramsey \\
Knickerbocker & Rankin \\
Letts & Sampson \\
McClune & Santee \\
McCulloch & Schirmer \\
McGhee & Shores \\
Mayne & Smith \\
iMiller & Springer \\
Mills & Sterling \\
Moen & Truax \\
Moorhead & Van Camp \\
Morgan & Weaver \\
Olson & Weber \\
Narey & Westervelt \\
O'Donnell & Yenter \\
& Mr. Speaker
\end{tabular}

Absent or not voting, 5
\begin{tabular}{lll} 
Donhowe & Lockin & Stone \\
Gilbert & Stimson &
\end{tabular}

Amendment lost.
On motion of Fackler of Adams the committee amendments as amended were adopted.

Fackler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 101
\begin{tabular}{lll} 
Aiken & Gordon & Parsons \\
Aldrich & Graham & Perkins \\
Allyn & Grimwood & Peters \\
Anderson & Gunderson & Peterson \\
Becker & Hanna & Powers \\
Beeman & Harrison & Ramsey \\
Benz & Hauge & Rankin \\
Berry & Healy & Rumley \\
Blake & Held & Sampson \\
Bradley & Huff & Sante3 \\
Brady & Ingersoll & Schirmer \\
Buffington & Justice & Schulte \\
Calhoun & Lake & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Children & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Criswell & Long & Smith \\
Dodd & McClune & Springer \\
Donhowe & McCulloch & Sterling \\
Doolittle & McDonald & Storey \\
Edgington & McGhee & Truax \\
Edson & Mayne & Ulstad \\
EIliott & Miller & Van Camp \\
Elson & Mills & Vance \\
Emery & Moen & Wamstad \\
Fackler & Moorhead & Weber \\
Forsling & Morgan & Westervelt \\
Francis & Narey & Wolfe \\
Garber of Adair & Nervig & Year \\
Garber of Floyd & O'Donnell & Gibson \\
Gilbertson & Olson & Onter \\
Gilmore of Cedar & Orr & Parrott
\end{tabular}

Nays, 3
Clark Kime 'Knickerbocker

Absent or not voting, 4
\begin{tabular}{ll} 
Gilbert & Stimson \\
Lockin & Stone
\end{tabular}

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

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Smith of Clinton, House File No. 532, a bill for an act to regulate the practice of drugless healing; to provide for the examination of licensing of applicants to practice the same in the state of Iowa, fixing fines and penalties for violation of any of its provisions and repealing chapter seventeen-A (17-A) supplement to the code, 1913, (C. C. chapter 7) and all other acts and parts of acts in confliction with this act.

Read first and second time and referred to committee on public health.

By Calhoun of Van Buren, House File No. 533, a bill for an act to repeal sections five (5), seven (7), eight (8), nine (9), ten (10), sixteen (16), seventeen (17), eighteen (18), twenty (20), twenty-two (22), and thirty-five (35) of chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (compiled code, sections \(3048,3050,3051\), \(3052,3053,3059,3060\), \(3061,3063,3065\) and 3078), and enact the following in lieu thereof, relating to the manner of registering motor vehicles, the collection of license fees, the records to be kept in the department and the county treasurer's office, the license card and number plate for motor vehicles, and the manner of obtaining and transferring same; the form of the application for registration; the serial number of the counties and the form of number plates for motor vehicles; the numbering of motor cycles and the form of number plates for motor cycles and dealers' numbers; the manner of licensing dealers and those engaged in junking or handling second hand motor vehicles; the manner of displaying the number plate and the license card; the manner of transferring automobiles, and the records to be kept of the same, defining a
firm engaged in the business of junking cars and providing license for same, and providing reports necessary to be made to county treasurer; the manner of transferring cars with license number of another state; prescribing the annual license fee, the manner of collecting the same and the notice to be given; the reports of the county treasurer necessary, and the manner of distribution of fees collected; for the purchasing of necessary equipment for the department; to the manner of changing address of the owner; to the duty of township assessors as to listing automobiles; the rate of fees to be charged, and the depreciation of automobiles, and the fees to be paid on trucks, trailers, motor cycles and motor bicycles; to the accounts to be kept by the state treasurer; to the equipping motor vehicles with proper light lenses after January 1, 1922, and to furnishing of necessary blanks; to the equipment by the department; and penalties for violation of the provisions of this act.

Read first and second time and referred to committee on motor vehicles and transportation.

By Beeman of Allamakee, House File No. 534, a bill for an act to amend section forty hundred eleven (4011) of the code, (C. C. Sec. 7730), pertaining to exemption from liability of debt.

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

By Elliott of Scott, House File No. 535, a bill for an act to legalize certain bonds of the city of Sioux City, Woodbury county, Iowa.

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

By Doolittle of Delaware, House File No. 536, a bill for an act to amend section thirty-four hundred seven (3407) of the code (C. C. Sec. 7938), relating to liability of executors in their own wrong.

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

\section*{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. 493 a bill for an act amending the law as it appears in section 3447 of the code (C. C. 6522) relating to limitation of time for foreclosure of mechanic's lien.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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 two hundred seventy (270), acts of Thirty-eighth General Assembly, (C. C. Sec. 7119) relating to limit of commencement of actions for the recovery of an interest in real estate.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 466, a bill for an act to legalize the issuing of certain warrants on the general fund by the town council of the incorporated town of Farmington, in Van Buren county, state of Iowa.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 298, a bill for an act to amend the law as it appears in section twenty-eight hundred and six (2806), supplement to the code, 1913, (C. C. 2650 ) relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school boards.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 to amend section five thousand six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), relating to granting pardons.
L. W. Ainsworth, 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:

Be It Resolved by the Senate of the Thirty-ninth General Assembly, the House concurring, That the Honorable J. A. Parker, Governor of Louisiana, be extended an invitation to address a joint session of House and Senate of the Iowa legislature in the House at 11:30 A. M. on Friday, February 18th.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has refused to concur in the House amendment to Senate concurrent resolution relative to adjournment for March recess.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senator File No. 466, a bill for an act to legalize the issuing of certian warrants on the general fund by the town council of the incorporated town of Farmington, in Van Buren county, state of Iowa.

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

Senate File No. 493, a bill for an act amending the law as it appears in section thirty-four hundred forty-seven (3447) of the code (C. C. 6522) relating to limitation of time for foreclosure of mechanic's lien.

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

Senate File No. 349, a bill for an act to amend chapter two hundred seventy (270), acts of the Thirty-eighth General Assembly, (compiled code Sec. 7119), relating to limit of commencement of actions for the recovery of an interest in real estate.

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

Substitute for Senate File No. 298, a bill for an act to amend the law as it appears in section twenty-eight hundred and six (2806), supplement to the code, 1913, (C. C. 2650) relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school boards.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 336, a bill for an act to amend section five thousand six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (compiled code, Sec. 2258), relating to granting pardons.

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

\section*{SENATE CONCURRENT RESOLUTIONS CONSIDERED}

Lake of Woodbury called up Senate concurrent resolution relative to the March recess, and moved that the House recede from its amendment.

Motion prevailed and the House receded from its amendment to the Senate concurrent resolution.

Doolittle of Delaware asked and obtained unanimous consent to consider at this time Senate concurrent resolution relative to extending an invitation to Governor Parker of Louisiana to address the House and Senate in joint session February 18th, at 11:30 o'clock a. m.

Mr. Doolittle moved that the House concur. Motion prevailed and the House concurred.

\section*{REPORT OF STATE BOARD OF CONSERVATION}

Sterling of Hamilton asked and obtained unanimous consent
to have the following report from the state board of conservation printed in the journal:

The board of conservation was created by the Thirty-seventh General Assembly, and the park act amended by the Thirty-eighth General Assembly. The law provides that the curator of the state historical department shall be a member and three other members designated by the executive council. Present members: Hon. J. F. Ford, Fort Dodge; E. R. Harlan, curator, historical department, Des Moines, secretary; Hon. Joseph Kelso, Bellevue; L. H. Pammel, Ames, chairman.

The law provides that the state board of conservation, by and with the written consent of the executive council, is authorized to establish public parks in any county of the state, upon the shores of lakes, streams, or other waters of the state, by reason of their scenic beauty, historic, scientific and recreational interest.

The board, thus created, met in Des Moines on December 27, 1918. It has had some twenty meetings since. The board prepared a report known as Iowa parks for the Thirty-eighth General Assembly, but it was not published until the spring of 1920. The board has made a broad survey of the state, investigating some 150 acres, including the lakes, and has on file in the secretary's office in Des Moines, a brief and full report of all areas investigated and complete minutes of its transactions. Members of the board have made numerous addresses upon request of local communities. It has in this way, secured the hearty co-operation of various communities and has many offers in the way of donations of some \(\$ 250,000\), from the following communities and individuals: The starred areas are now a part of the park system of Iowa. Those marked with two stars transactions not quite completed.
*Lacey, Keosauqua State Park, \(\$ 6,400\); *Van Buren county, Farmington \(\$ 7,500\); *Hardin county, Lepley Park \(\$ 2,000\); *Oakland Mills, Henry County \(\$ 4,000\); *Webster county, Dolliver Park \(\$ 12,500\); **Wild Cat Den, Muscatine county \(\$ 5,700\); *Theodore F. Clark Park, Tama county \(\$ 6,500\); **Beaman Park, Grundy county \(\$ 5,000\); *Carlisle, Warren county \(\$ 9,000\); *Ledges, Boone county \(\$ 16,500\); *Eldora, Pine Creek, Hardin county \(\$ 28,000\); **Peterson, Clay county \(\$ 8,000\); **Clear Lake, Cerro Gordo county \(\$ 10,000\); **Pilot Knob, Winnebago county \(\$ 13,000\); *Fort Atkinson, Winneshiek county \(\$ 2,000\); *Anamosa, Jones county \(\$ 21,000\); **Oakland, Pottawattamie county \(\$ 4,000\); **Palisades, Linn county \(\$ 13\),000; **Hamburg, Fremont county; **Lost Island Lake, Palo Alto county \(\$ 1,000\); **Twin Lakes, Calhoun county \(\$ 1,000\); ** Wall Lake, Wright county \(\$ 2,500\); **Waverly, Bremer county \(\$ 4.000\); **Idlewild, Hardin county \(\$ 4,000\); \({ }^{* *}\) Roosevelt Park, Floyd county \(\$ 6,000\).

Contributions have also been promised from Fort Defiance, Estherville; **Rice Lake, Winnebago county; Sioux City; Devil's Backbone, Madison county; Perry, Spring Creek, Dallas county; Starr's Cave, Burlington; Hepburn Park, Clarinda; Islands near Cedar Falls; *Pilot Rock, Cher-
okee county; Yellow River area, Allamakee county; Pine Grove, Waterville; Ice Cave, Decorah; Cedar Bluffs, Mahaska county; Monkey Mountain, Wapello county; New Oregon and Vernon Springs, Hardin county; Rock Rapids, Lyon county; Pisgah, Harrison county; \({ }^{* *}\) Moorehead Caves and Natural Bridge, Jackson county; Atlantic, Cass county; Swiss Hollow, Dubuque, Dubuque county; **Big Boulder, Floyd county.

The method of proceedure of the state board of conservation is to receive petitions for a state park. (More than 150 of these petitions are now on file.) An investigation is ordered as to its suitableness for park purposes, scientific, recreational and historic value. A report is made to the board. When favorable, the recommendation is sent to the executive council for their approval. The actual buying has been done by a committee of the executive council, and a member of the board, Mr. Ford. All items authorized by the board are audited by Mr. Kelso.

The conservation board feels gratified at the responsive action of the different communities. Some 20,000 people have been addressed by members of the board on the subjects of state parks. The responsive sentiment is fine. People are willing to help, and they realize that recreation is an important matter for good citizenship. It is safe to estimate that \(1,500,000\) people visited our state parks and proposed state parks during the last summer and that each person spent an average of three hours in a park, or \(4,500,000\) recreational hours, figured at a low price of 20 cents per hour, makes the value of recreation that the state furnished its citizens at \(\$ 500,000\) certainly a good investment for its citizens and future citizens.

The state owns the water in some seventy odd lakes, and there is considerable land within the meandered line. There are many problems, such as the protection of the banks as at Storm Lake and other lakes, the filling up with silt to be considered. Hunters pay a license fee and the state should be interested enough to provide that the hunters have the privilege of hunting on these lakes, without trespassing. Access to the lakes by the common folk should be possible, without trespassing. What is true of the lakes is true in general of all recreational places in Iowa. There must be free access to recreational places.

It is hoped to make many of these state parks sanctuaries of wild life and memorial parks, to commemorate the veterans of the Civil and the late Great war. The board also hopes to make use of large trees for memorial purposes, and to mark historic spots commemorating the growth of our state. The board also feels that it is in the acquisition phase at this time.

The state board of conservation has given this park matter much time, serving without pay, and it hopes that it may come to you the honorable members of the legislature with a good account of its stewardship. It has tried to do its work well and for all time to come, so that future generations may look with pride to the foresight and wisdom of a generous commonwealth.

\section*{PARK AREAS UNDER CONSIDERATION}

The state board of conservation has under consideration the areas listed below. The created parks are included in this list. A report of the action of the board in each case with a brief and fuller account of the scientific, historical and recreational features will be found on file in the office of the secretary, E. R. Harlan. This is submitted by the chairman of the board.

Agency House; Amana, Iowa county; Arlington, Faẏette county; Beaman, Grundy county; Big Boulder, Floyd county; Big Cedar Bluff, Jefferson county; Big Springs and Balsam Grove, Allamakee county; Bixby Park, Blean Area, Bayfield, Iowa; Blue Lake, Monona county; Birge Lake, Emmett county; Buckingham Lake, Fremont county; Buffalo Creek, Jones county; Backbone State Park, Delaware county; Camp McClellan marker, Scott county; Carlisle, Warren county; Catfish Creek, Dubuque countỳ; Durango Road, Dubuque County; Swiss Hollow, Dubuque county; Pine Creek Hollow, Dubuque county; Cedar Bluff, Mahaska county; Cedar Valley, Cedar Heights, Black Hawk county; Center Lake, Dickinson county; Cherokee, Cherokee county; Theodore F. Clark Park, Tama county; Clear Lake, Cerro Gordo county; Cliff Rest, Chariton, Lucas county; Cornelia Lake, Little Wall, Wright county; Crystal Lake, Hancock county; Davis City, Decatur county; Devils Backbone, Madison county; Diamond Lake, Dickinson county; Dolliver Memorial Park, Woodman Hollow, Boneyard Hollow, Webser county; Donahoe Park, Iowa county; Dutton's Cave, Fayette county; Eagle Lake, Hancock county; Elm Lake, Wright county; Eldora Pine Creek, Hardin county; Elk Lake, Clay county; Eveland Park, Mahaska county; Fairfield Chautauqua Park, Jefferson county; Falling Spring, Fayette county; Farmington, Van Buren county; Farlow Ford, Fish Farm Mounds, Allamakee county; Forks of Coon, Dallas county; Fort Atkinson, Winneshiek county; Fort Defiance, Emmet county; Four Mile Lake, Emmet county; Garrison Rock, Gitchie Manitou, Jasper Pool, Lyon county; Grass Lake, Emmet county; Grays Ford, Hackbeey Grove, Cerro Gordo county; Hamburg, Fremont county; Hepburn Park, Clarinda, Page county; High Lake, Emmet county; Horse Shoe Bend, Plymouth county; Hottes Lake, Dickinson county; Ice Cave, Dunning Springs, Winneshiek county; Idle Wild, Hardin county; Indian Mounds, near Eddyville, Monroe county; Indianola, Warren county; Iowa Lake, Emmet county; Island above Cedar Falls, Black Hawk county; Janesville, Bremer county; Jefferson Slough, Dickinson county; Keokuk north of Lee county; Lacey Keosauqua Park, Van Buren county; Lansing, Allamakee county; Lake View Park, Pottawatamie county; Ledges, Boone county; Lepley Park, Hardin county; Little Sioux, Harrison county; Little Spirit Lake, Dickinson county; Little Wall Lake, Hamilton county; Lizzard Lake, Pocahontas county; Lost Island Lake, Clay county; Lower Des Moines Area, Lake Manawa, Pottawatamie county; Marble Lake, Dickinson county; Marble Rock, Floyd county; Meader Woods, Winneshiek county; Medium

Lake, Palo Alto county; Missouri Valley, Harrison county; Monkey Mountain, Wappello county; Monticello Park, Pictured Rocks, Jones county; Montrose, Lee county; Morehead Caves, Jackson county; Mouth of Middle River, Warren county; Mud Lake, Emmet county; Munn Tract, Clayton county; Murrays Landing, Myerholz Lake, Louisa county; Nashua, Chickasaw county; North McGregor. Mounds, Marquette or North McGregor, Clayton county: Oakland Mills, Henry county; Oakville, Ocheyedan Mounds, Osceola county; Odessa Lake, Louisa county; Okoboji Lake, Dickinson county; Oregan Park, Oxford Junction, Jones county; Palisades, Linn county; Park Place, Muscatine county; Perry, Spring Valley, Dallas county; Peterson Park, Clay county; Pickeral Lake, Buena Vista county; Pilot Knob, Winnebago county; Pilot Rock, Cherokee county; Clarksville, Butler county; Pleasant Lake, Dickinson county; Prairie Lake, Dickinson county; Red Rock, Marion county; Rochester, Roosevelt Park, Floyd county; Rice Lake, Winnebago and Worth counties; Rock Rapids, Lyon county; Round Lake, Clay county; Rush Lake, Palo Alto county; Russell Lakes, Dallas county; Scranton Coon Riyer, Greene county; Silver Lake, Worth county; Silver Lake, Dickinson county; Silver City, Palo Alto county; Snymagill Mounds, Clayton county; Spirit Lake, Dickinson county; Spring Park, Mitchell county; Stone Park, Woodbury county; Storm Lake, Buena Vista county; Virginia Lake, Palo Alto county; Tete Des Morts, Jackson county; Wall Lake, Sac county; Wall Lake, Wright county; Wapello's Grave, Waterville, Allamakee county; Waverly Park, Bremer county; Welch Lake, West Swan Lake, Emmet county; Wild Cat Den, Muscatine county; Wall Lake, Hamilton, county; Yellow River, Allamakee county; Pisgah Area, Harrison county; and Smith Lake, Harrison county.

The state board of conservation and executive council have acquired by purchase and donations 3600 acres of land. The money actually spent in securing these areas is \(\$ 165,000.00\). The contributions in cash from different localities bring the average cost per acre at \(\$ 50.00\), making the actual cost at . \(062-3\) cents per person of the population of the state.

The state board of conservation has at all times had the hearty co-operation of the different state agencies in carrying on its work. In this connection we wish particularly to mention the fish and game department and the state geological survey.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on February 16th, approved the following bill:

House File No. 343.

On motion of McDonald of Des Moines the House adjourned until 9:30 a. m. Friday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, Februart 18, 1921

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

Prayer was offered by the Rev. Carl M. Vevle, pastor of the Lutheran church, Rolfe.

Journal of February 17th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Children of Pottawattamie leave of absence was granted Harrison of Pottawattamie for the day.

\section*{PETITIONS}

Peters of Dallas, presented a petition from citizens of Woodward, relative to laws governing observance of the Sabbath.

Truax of Guthrie, presented a petition from M. E. Church, Guthrie Center, relative to laws governing observance of the Sabbath.

Above petitions referred to committee on judiciary.
Spring of Louisa, presented a petition from A. M. Taylor Post, No. 153, G. A. R. of Wapello, relative to adoption of official state flag.

Referred to committee on military.

\section*{REPORTS OF COMMITTEES}

Elliott of Scott, from the committee on police regulations, submitted the following report:

Mr. Speaker-Your committee on police regulations to whom was referred House File No. 387, a bill for an act to amend the law as it appears
in section fifty hundred thirty-eight-a (5038-a) of the supplement to the code, 1913, (C. C. 8833) relating to boxing contests and sparring exhibitions and creating a state athletic commission, beg leave to report that they have had same under consideration and have instructed me to report same back to the House, with the recommendation that same be amended as follows and when so amended, the bill do pass:

That the words "each round" be stricken from line two (2), subdivision A, paragraph six (6) of section four (4) and the word "rounds" be substituted; that after the word "to" in line two (2) paragraph seven (7), section four (4) there be inserted the word "attend".

Frank W. Elliott Chairman.
Report adopted.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 430, a bill for an act to repeal sections eight hundred ninety-one (891), (C. C. Sec. 4035), and eight hundred ninetytwo (892), (C. C. Sec. 4036) supplement to the code, 1913, relative to poll tax for cities and towns, and to 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, and when so amended the bill do pass:

By striking out the word "April" in line four (4) of section two (2) and inserting in lieu thereof, the word "February" and by striking the word "April" in line seven (7) of section two (2) and inserting in lieu thereof the word "February" and by striking out in lines four (4) and five (5) of section four (4), the words "before the mayor of said corporation or before any justice of the peace of said county" and inserting in lieu thereof the words "in any court having jurisdiction over the subfect matter of the action" and by striking out in line ten (10) of section four (4) the word "first" and inserting in lieu thereof the word "fffteenth" and by striking out of said line ten (10) of section four (4), the word "October" and inserting in lieu thereof the word "November."

\section*{A. O. Havge, Ohairman.}

Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred Senate File No. 311, a bill for an act to amend section nine hundred two (902), supplement to the code, 1913, (C. C. Sec. 4051), by requiring the county treasurer to remit to the city treasurer all money collected from special assessments where bonds have been issued therefor,
\end{abstract}
-beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. O. Hauge, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 412, a bill for an act to amend section nine hundred twenty-two (922), supplement to the code, 1913, (C. C. Sec. 4079), relating to plats by 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 do pass.
A. O, Hauge, Chairman.

Report adopted.

Weaver of Polk, 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. 392, a bill for an act to repeal the law as it appears in section five (5), chapter three hundred forty-nine (349), law's of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds 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 amended as follows, and when so amended the bill do pass:

By striking out all of said bill after the enacting clause, and substituting in lieu thereof the following:
"Section 1. That the treasurer of state be, and he is hereby authorized and directed to transfer to the general fund of the state of Iowa, all amounts now or hereafter coming into the temple of justice fund created by chapter three hundred forty-nine (349), acts of the Thirty-eighth General Assembly.
"Sec. 2. That the treasurer of state be, and he is hereby authorized and directed, on July 1, 1923, to retransfer from the general fund of the state of Iowa, to the said temple of justice fund fifty per cent ( \(50 \%\) ) of the amount now or hereafter transferred from the temple of justice fund to the general fund, and on July 1, 1924, to transfer to the said temple of justice fund all of the remaining funds so transferred from the temple of justice fund to the general fund.
"Sec. 3. The joint committee created by chapter three hundred fortynine (349), acts of the Thirty-eighth General Assembly, is hereby in.
structed and directed to defer further action in the matter of the construction of said temple of justice until July 1, 1923.
"Sec. 4. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Des Moines Register and Des Moines Capital, newspapers published at Des Moines, Iowa."
J. B. Weaver, Chairman.

Report adopted.

Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 443, a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915 , relating to the withdrawal of candidates regularly nominated for 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.

\section*{I. E. Beeman, Chairman.}

Report adopted.

Smith of Clinton, from the committee on public health, submitted the following report:

Mr. Speaker--Your committee on public health to whom was referred House File No. 301, a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors, and to provide for the appointment and maintenance of a board of examiners; and Senate File No. 306, a companion bill having also been referred to us, and was by motion substituted 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 without recommendation.

Geo. A. Smith, Chairman.
Report adopted.
McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker--Your committee on drainage to whom was referred House File No. 382, a bill for an act to amend section nineteen hundred eighty-nine-a-one (1989-a-1), supplement to the code, 1913, (C. C. Sec. 4836), and to authorize boards of supervisors to establish and maintain districts for the protection \(C\) sanks of streams from erosion, beg leave to report they have had 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. H. McGhee, Chairman.

Report adopted.

\section*{BILL SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills, submitted the following report:

Ma Speaker-Your committee on enrolled bills respectfully report that they have on this 18 th day of February, 1921, sent to the governor for his approval, House File No. 298, a bill for an act authorizing and providing the method of admission and commitment of feeble-minded persons to the state hospital and colony for epileptics at Woodward; providing for the training, instruction, care, and support of the same; and defining the powers of the board of control in transferring such persons under institutional care.
W. H. Vance, Chairman.

Report adopted.

\section*{INTRODUCTION OF BILLS}

By Parsons of Calhoun, House File No. 537, a bill for an act to amend section nineteen hundred eighty-nine-a thirteen (1989a13) supplement to the code, 1913, (C. C. Sec. 4853) relating to the levy and collection of taxes on drainage improvements.

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

By Ramsey of Butler, House File No. 538, a bill for an act making it unlawful to take black bass from the inland or boundary waters of the state of Iowa, for other than propagation purposes, except by hook and line, and to prohibit the buying and selling of same and their possession by certain parties.

Read first and second time and referred to committee on fish and game.

By Westervelt of Greene, House File No. 539, a bill for an act to legalize an election held in the independent school district of Jefferson, in the county of Greene, state of Iowa, authorizing the issuance of bonds in the sum of thirty-five thousand dollars ( \(\$ 35,000.00\) ), and to validate said bonds.

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

By Calhoun of Van Buren, House File No. 540, a bill for an act to amend chapter two hundred seventy (270) of the acts of the 38th General Assembly of the state of Iowa, (C. C. 7119) relative to the filing of affidavits with reference to proving possession of lands.

Read first and second time and referred to committee on land titles.

By Narey of Dickinson, House File No. 541, a bill for an act to amend section eighteen hundred fifty (1850), supplement to the code, 1913, as amended by chapter three hundred sixty-four (364), acts of the Thirty-seventh General Assembly (C. C. Sec. 5776), relating to the investment by savings banks of their funds or capital and money deposited therein, and their gains and profits in federal farm loan bonds.

Read first and second time and referred to committee on banks and banking.

By Narey of Dickinson, House File No. 542, a bill for an act to amend section eighteen hundred six (1806) supplemental supplement to the code, 1915 , as amended by chapter four thousand forty-one (4041) acts of the Thirty-seventh General Assembly (C. C. Sec. 5532), to provide the securities in which the funds of life insurance companies and associations shall be invested.

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

By Francis of Taylor, House File No. 543, a bill for an act authorizing any city or town to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city or town, although situated in another county than that in which said gity or town is located.

Read first and second time and referred to committee on municipal corporations.

By Moorhead of Scott, House File No. 544, a bill for an act to
repeal section six (6), chapter ninety-four (94), acts of the Thir-ty-eighth General Assembly, (C. C. Sec. 2588) relating to parttime schools.

Read first and second time and referred to committee on schools and textbooks.

By Santee of Black Hawk, House File No. 545, a bill for an act to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof.

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

\section*{RESOLUTION}

Fackler of Adams offered the following resolution:

\begin{abstract}
Whereas, our esteemed colleague, Hon. J. H. Stimson, of Page, has sustained the loss by death of his mother, therefore be it

Resolved That the members of the House of Representatives of the state of Iowa take this occasion to extend to their colleague their sincere sympathy in his bereavement; and be it further

Resolved, That a copy of these resolutions be spread upon the journal of the House, and the chief clerk be instructed to present to our colleague an engrossed copy of the same.
\end{abstract}

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Fackler moved its adoption. Motion prevailed and the resolution was unanimously adopted by a rising vote of the House.

\section*{CONSIDERATION OF BILLS}

House File No. 497, a bill for an act to amend section sixteen hundred eighty-three-r3 (1683-r3) supplement to code 1913, (compiled code Sec. 5463) relating to the powers and duties of the commissioner of insurance, and to grant certain powers to examiners, deputies and special agents appointed by such commissioner, and to make certain provisions relating to the appointment of receiver for companies, associations and societies engaged in the business of insurance, was taken up for consideration.

The following amendment filed by Hauge of Polk, was taken up and considered:

Amend House File No. 497 by adding at the end of line one hundred seven (107) in section seven (7), following the words Mutual Insurance Association, the following:
"or Fraternal Beneficiary Associations which Beneficiary Associations shall continue to conduct business under title nine (9), chapter nine (9) of the code and acts amendatory thereto."

On motion of Hauge of Polk the amendment was adopted.
The amendments filed by Doolittle of Delaware, found on page532 of the House journal of February 16th, were taken up and considered.

On motion of Mr. Doolittle amendments Nos. 1, 2, 3 and 4 were adopted.

Lockin of Cherokee offered the following amendment and moved its adoption:

Amend House File No. 497 by striking out the semi-colon (;) at the end of line 8 , section 1 and add thereto a comma (,) and the following: "other than mutual associations organized and operated under chapter 5 , title 9 , of the code.

Motion prevailed and the amendment was adopted.
Morgan of Jasper moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Morgan of Jasper moved that the House reconsider the voteby which House File No. 497 passed to its third reading.

Motion lost and the House refused to reconsider.
On the question, "Shall the bill pass?"
Ayes, 34
\begin{tabular}{lll} 
Allyn & Gilbertson & Long \\
Buffington & Gilmore of Clay & McClune \\
Carter & Grimwood & Mills \\
Colbert & Hauge & Moen \\
Elliott & Healy & Moorhead \\
Fackler & Ingersoll & Morgan \\
Garber of Floyd & Justice & Ontjes \\
Jibson & Lake & Parrott
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Rankin
Schirmer
Shores
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Vance
Weaver
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Wolfe
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Mr. Speaker
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Nays, 66
Aiken
Aldrich
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Calhoun
Children
Clark
Criswell
Dodd
Donhowe
Doolittle
Edgington
Edson
Elson
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Garber of Adair & Orr \\
Gilbert & Parsons \\
Gilmore of Cedar & Perkins \\
Gordon & Peters \\
Graham & Peterson \\
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Held & Sampson \\
Huff & Santee
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Huff
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McCulloch
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O'Donnell
Olson

Absent or not voting, 8
\begin{tabular}{lll} 
Brady & LeValley & Stone \\
Harrison & Ramsey & Ulstad \\
Larson & Stimson &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{MOTION TO RECONSIDER LAAD UPON THE TABLE}

Hauge of Polk moved that the House reconsider the vote by which House File No. 497 failed to pass the House, and that the motion to reconsider be laid upon the table.

Motion prevailed.
Senate File No. 339, a bill for an act to amend section one thousand four hundred thirty-two (1432), supplemental supplement to the code, 1915 (compiled code 4681), relating to certificates of purchase, with report of committee recommending passage was taken up and considered.

Clark of Linn moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",

Ayes, 57

Allyn Becker Beeman Bradley
Brady
Buffington
Carter
Clark
Donhowe
Doolittle
Edson
Elliott
Emery Fackler Forsling
Francis
Garber of Adair Garber of Floyd Gilbert

Gilmore of Cedar Gordon
Grimwood
Gunderson
Hanna
Hauge Healy
Ingersoll
Kime
Knickerbocker
Lake
Lockin
McCulloch
McGhee
Mayne
Moorhead
Narey
O'Donnell
Ontjes

Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rumley
Sampson
Santee
Schirmer
Smith
Springer
Truax
Van Camp
Vance
Wamstad
Weaver
Yenter
Mr. Speaker

Nays, 42
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilbertson \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Gilmore of \\
Anderson
\end{tabular} \\
Gelay & Rankin \\
Benz & Held & Schulte \\
Berry & Huff & Scott of Appanoose \\
Blake & Justice & Scott of Fremont \\
Calhoun & Larson & Shores \\
Children & Letts & Slemmons \\
Colbert & Long & Sterling \\
Criswell & McClune & Ustad \\
Dodd & McDonald & Weber \\
Edgington & Miller & Westervelt \\
Elson & Moen & Wolfe \\
Gibson & Nervig & Year \\
& OIson & Young
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Graham & Mills & Stimson \\
Harrison & Morgan & Stone \\
LeValley & Powers & Storey
\end{tabular}

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

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Clark of Linn moved to reconsider the vote by which Senate File No. 339 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{SPECIAL ORDER NO. 4}

Time having arrived for the consideration of Special Order No. 4, Senate File No. 280, a bill for an act to amend the law as it appears in section twenty-eight hundred twelve-e (2812-e) supplemental supplement to the code, (section twenty-six hundred sixty-one (2661) of the compiled code), relating to school funding, refunding, and building bonds, with report of committee recommending amendment and passage, was taken up and considered.

McClune of Mahaska filed an amendment, found on page 533 of the House journal of February 16 th , as a substitute for the committee amendments.

Weaver of Polk offered the following amendment to the substitute amendment offered by McClune of Mahaska and moved its adoption :

Amend the amendment offered by McClune of Mahaska as follows:
Insert after the word "bonds" where it first appears, the words: "As may have been voted heretofore in cities having a population of twenty thousand or over and such school bonds'.

Action on Senate File No. 280 was deferred.
Smith of Clinton moved that a committee of three be appointed to notify the Senate that the House was ready to receive them in joint session.

Motion prevailed and the chair appointed as such committee Smith of Clinton, Doolittle of Delaware and Slemmons of Buchanan.

Smith of Clinton, from the special committee appointed to notify the Senate that the House was ready to receive them, reported that they had performed their duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the president
of the Senate and the honored body of the Senate. The president of the Senate was escorted to the speaker's station and the senators took seats on the west side of the House chamber.

\section*{JOINT CONVENTION}

Pursuant to concurrent resolution duly adopted, the joint session was called to order, Hon. John Hammill in the chair.

President Hammill announced a quorum present and the joint convention duly organized.

Senator Whitmore moved that a committee of six be appointed, three from the Senate and three from the House, to notify Governor Parker of Louisiana that the joint session was now ready to receive him.

Motion prevailed, and the Président appointed as such committee, Senators Banta of Delaware, Holdoegel of Calhoun and White of Benton on the part of the Senate, and Representatives Blake of Fayette, Powers of Crawford and Weber of Dubuque on the part of the House.

The sergeant-at-arms announced the arrival of Governor Parker, accompanied by Governor Kendall.

Governors Parker and Kendall were escorted to the speaker's station.

Governor Kendall then presented Governor Parker of Louisiana, who addressed the joint convention.

Nervig of Humboldt moved that the joint session be now dissolved.

Motion prevailed.
The House reconvened, Speaker McFarlane in the chair.
On motion of O'Donnell of Dubuque the House adjourned until 1:15 p. m.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

On request of Lake of Woodbury rule 63 was suspended for the afternoon.

\section*{LEAVE OF ABSENCE}

On request of Larson of Montgomery leave of absence was granted Moen of Lyon for the afternoon.

On request of Sterling of Hamilton leave of absence was granted Francis of Taylor for the afternoon.

\section*{BUSINESS PENDING}

CONSIDERATION OF SENATE FILE NO. 280
The House resumed consideration of Senate File No. 280.
The question before the House was on the amendment offered by Weaver of Polk.

A roll call was asked for.
On the question, "Shall the amendment be adopted?"
Ayes, 65
\begin{tabular}{lll} 
Allyn & Gilmore of Clay & Peters \\
Becker & Graham & Peterson \\
Beeman & Hanna & Powers \\
Blake & Hauge & Ramsey \\
Bradley & Healy & Rankin \\
Brady & Kime & Sampson \\
Calhoun & Knickerbocker & Santee \\
Carter & Lake & Schirmer \\
Clark & Letts & Schulte \\
Dodd & LeValley & Smith \\
Donhowe & McGhee & Springer \\
Doolitle & Mayne & Sterling \\
Edson & Miller & Storey \\
Elliott & Mills & Truax \\
Emery & Moorhead & Van Camp \\
Fackler & Morgan & Weaver \\
Forsling & Narey & Weber \\
Garber of Adair & Nervig & Westervelt \\
Garber of Floyd & O'Donnell & Year \\
Gibson & Olson & Yenter \\
Gilbert & Parrott & Mr. Speaker \\
Gilmore of Cedar & Perkins &
\end{tabular}

Nays, 34
\begin{tabular}{lll} 
Aiken & Held & Rumley \\
Aldrich & Huff & Scott of Appanoose \\
Anderson & Justice & Scott of Fremont \\
Berry & Larson & Shores \\
Buffington & Lockin & Slemmons \\
Children & Long & Ulstad \\
Colbert & McClune & Vance \\
Criswell & McCulloch & Wamstad \\
Edgington & McDonald & Wolfe \\
Gilbertson & Ontjes & Young \\
Gordon & Orr & \\
Gunderson & Parsons &
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Benz & Grimwood & Moen \\
Elson & Harrison & Stimson \\
Francis & Ingersoll & Stone
\end{tabular}

So the amendment was adopted.
Meclune of Mahaska moved the adoption of his amendment, as amended.

On the question, "Shall the amendment of McClune of Mahaska, as amended, be adopted?"

Ayes, 24
\begin{tabular}{lll} 
Aldrich & Hanna & \\
Anderson & Justice & Schulte \\
Berry & Lake & Scott of Appanoose \\
Brady & McClune & \\
Calhoun & Truax \\
Garber of Floyd & McDonald & Vlstad \\
Gilmore of Cedar & Mervig & Wamstad \\
Gunderson & Peterson & Weber \\
& & Year \\
& & Young
\end{tabular}
\[
\text { Nays, } 74
\]
Aiken
Allyn
Becker
Beeman
Blake
Bradley
Carter
Children
Clark
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edgington
- Edson
Elliott
Emery
-Fackler
Forsling
Farber of Adair
Gibson
Giblbert
Gilbertson
Gilmore of Clay
Gordon
Graham
Hauge

Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McCulloch
McGhee
Mayne

Miller
Moorhead
Morgan
Narey
O'Donnell
Ontjes
Orr
Parrott
Parsons
Perkins
Peters

Powers Springer
Ramsey Sterling
Rankin Storey
Rumley Van Camp
Sampson Vance
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
. Smith

Weaver
Westervelt
Wolfe
Yenter
Mr. Speaker

Stimson
Stone

Benz
Buffington
Grimwood
Harrison
- Moen

Elson
Francis
Olson

Absent or not voting, 10

The amendment as amended was lost.

On motion of Springer of Louisa the committee amendments were adopted.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 66
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Parrott \\
Anderson & Gilmore of Clay & Perkins \\
Becker & Graham & Peters \\
Beeman & Hanna & Powers \\
Benz & iHauge & Ramsey \\
Blake & Healy & Sampson \\
Bradley & Ingersoll & Santee \\
Carter & 'Kime & Schirmer \\
Clark & Knickerbocker & Schulte \\
Colbert & Larson & Scott of Fremont \\
Criswell & LeValley & Shores \\
Dodd & Lockin & Slemmons \\
Donhowe & McClune & Smith \\
Doolittle & McGhee & Springer \\
Edgington & Mayne & Storey \\
Edson & Miiller & Truax \\
Emery & Mills & Van Camp \\
Fackler & Moorhead & Weaver \\
Forsling & Morgan & Weber \\
Garber of Floyd & Narey & Westervelt \\
Gibson & Nervig & Yenter \\
Gilbert & O'Donnell & Mr. Speaker
\end{tabular}

Nays, 34

\author{
Aiken \\ Aldrich \\ Berry \\ Brady \\ Buffington \\ Calhoun \\ Children \\ Elliott \\ Elson \\ Gilbertson \\ Gordon \\ Held
}

\author{
Huff
}

Peterson
Rankin
Rumley
Scott of Appanoose
Sterling
Ulstad
Vance
Wamstad
Wolfe
Year
Young

Absent or not voting, 8
Francis
Garber of Adair
Gunderson
Stimson
Grimwood
Harrison Moen

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

MOTION TO RECONSIDER LAID UPON THE TABLE
Springer of Louisa moved that the House reconsider the vote by which Senate File No. 280 passed the House, and to lay the motion upon the table.

Motion prevailed.

\section*{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. 346, a bill for an act to amend the law as it appears in chapter 391, acts of the Thirty-eighth General Assembly, (c. c. sec. 7942) relating to compensation of executors, administrators and attorneys in the settlement of estates.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 462, a bill for an act to repeal the law as it appears in
chapter three hundred thirty (330), acts of the Thirty-seventh General Assembly relating to admission to practice law in this state.
L. W. Ainsworth, Secretary.

Also:
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. 338, a bill for an act to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein, on March 12, 1920, authorizing the issuance of bonds of said district in the sum of \(\$ 120,000\), for constructing and equipping a new school house and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.
L. W. Ainsworth, Secretary.

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

House File No. 360, a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, Iowa.
L. W. Ainsworth, Secretary.

Also:
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 to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon Telephone Company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone Company, its successors and assigns, by said town.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaiker--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. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a) supplemental supplement to the code, 1915, (c. c. sec. 6551) and twenty-nine hundred sixty-three-l (2963-1) supplemental supplement to the code, 1915, (c. c. sec. 6559), legalizing acknowledgments of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1, 1915, and making provision that this act shall not affect pending litigation.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 462, a bill for an act to repeal the law as it appears in chapter three hundred thirty (330), acts of the Thir-ty-seventh General Assembly relating to admission to practice law in this state.

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

Senate File No. 346, a bill for an act to amend the law as it appears in chapter three hundred and ninety-one (391) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 7942) relating to compensation of executors, administrators and attorneys in the settlement of estates.

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

\section*{AMENDMENTS FILED}

Ingersoll of Tama filed the following amendment to House File No. 278:

Amend House File No. 278 by striking out in line six of section one the word "six" and inserting in lieu thereof the word "eight"; also by striking out in line eleven of section one the word "six" and inserting in lieu thereof the word "eight" and by striking out in line ten of section one, the figures " 1922 " and inserting in lieu thereof the figures "1923".

Kime of Webster filed the following amendment to House File No. 272 :

Amend House File No. 272 by striking out sections one (1) and two (2) of said bill, and inserting in lieu thereof, the following:
"Section 1. There is hereby established a tribunal to which there is
hereby delegated the powers, duties and authority hereinafter specified and all necessary powers, duties and authority necessarily incident thereto, said tribunal to be known as the Industrial Court of Iowa. The said court shall be composed of three judges, one of whom shall be the Iowa industrial commissioner, who shall be the president of the court, and two shall be judges of the district court of Iowa, who shall be selected by the chief justices of the supreme court whenever a controversy may arise under the provisions of this act. Said Iowa Industrial Commissioner and district judges shall serve as members of said Industrial Court without additional compensation. Two members shall constitute a quorum and at least a majority of the court shall concur in all decisions.
"Sec. 2. The court shail have a clerk who shall be the deputy industrial commissioner and a reporter who shall be appointed by the court with the same duties and powers so far as they may be approved and are not altered by rule of court, as are now possessed by the clerks and reporters respectively of the District Court. The reporter shall receive as compensation for his services, the same compensation that is received by reporters for the District Court of Iowa. The court may employ such other assistants as are found necessary for the carrying out of all the duties contemplated under this act."

Also by inserting after the comma (,) and before the word "to-wit" in line nine (9) of section four (4), the following:
"nor shall the provisions of this act apply to those engaged in agricultural pursuits".

\section*{SPECLAL ORDER MADE}

On request of Elliott of Scott, unanimous consent having been obtained, Senate File No. 306 was made a special order for Tuesday, February 22nd, at 11:00 o'clock a. m.

\section*{EXPLANATION OF VOTE}

Mr. Speaker-1 desire to make the following explanation of my vote on the amendments to Senate File No. 280:

While I know that any vote that requires an explanation or for which one is made is generally looked upon with disfavor if not actual suspicion, yet \(I\) cannot refrain from presenting the following; which is the real and with me the conscientious grounds upon which I cast my vote upon the amendments and the bill as a whole of the so-called bond interest raising measure: I voted for the Weaver amendment because, while against the bill as a whole and in favor of the McClune amendment, I was impressed with the plea of the gentlemen who represent Des Moines, Cedar Rapids, Waterloo and other large cities, who strongly and, I thought, reasonably, asked for the privilege of permitting these larger cities to sell six per cent bonds in order to remedy, as they stated,
the deplorable school conditions. I thought if the bill passed with the McClune amendment the Weaver amendment would give its supporters relief and yet, in no way affect injuriously the rest of the state. If in this I was mistaken, which it looks a little like I may have been, it was an error of the head and not of the heart. I voted for the MeClune amendment because I thought if the bill passed, I wanted its provisions incorporated in the same.

I voted against the bill as a whole because, while I realized there were many instances where particularly school conditions were inadequate and unfavorable and needed help, yet I thought a temporary measure should be enacted to meet the emergency of the times and that would afford the relief needed in instances where school property had been destroyed or was already under construction but without means to complete, or where funds were needed for maintenance or absolutely required in order to operate and continue the school; but should not be available for at the present time, starting any new and expensive operations or projects, believing as I do, that the present high rate of interest will soon be something of the past and that the cost of building and operating will also in the near future be very greatly reduced, and thereby result in a great savings to those who are able and disposed to patiently wait, and wisely postpone all not absolutely necessary construction or improvements. I think that this very action on their part would greatly promote and help bring about the very things so much desired and needed.

Respectfully submitted,
Nels Peterson.
On motion of Larson of Montgomery the House adjourned until 9:00 a. m., Saturday.

\title{
JOURNAL OF THE HOUSE
}

Hall of the House of Representatives,
Dfs Moines, February 19, 1921
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. C. Newton Swihart, pastor of the Memorial Lutheran church, Nevada.

Journal of February 18th corrected and approved.
Weaver of Polk moved that the members of the House assemble at the Hotel Savery at \(3: 30 \mathrm{p} . \mathrm{m}\). today and from there proceed to the Dunn undertaking parlors to attend the funeral services of the late Hon. D. O. Stone of Sioux county.

Motion prevailed.

\section*{RESOLUTION}

Moen of Lyon offered the following resolution:
Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly, That we learn with profound sorrow of the death of our beloved associate, Honorable D. O. Stone of Sioux county; that we here bear testimony to his splendid ability, his unselfish and devoted service, the charm of his personality and the purity of his character; that in his passing the state loses a public servant of unusual effectiveness and fidelity.

That the speaker be, and he is directed to name a committee of six, one of whom shall be the senator representing Sioux county, to accompany the remains of our brother to the place of interment, to act as honorary pallbearers at this funeral, and that said committee be and they are hereby instructed to procure and present in behalf of the House, a suitable floral tribute.

Be It Further Resolved, That as an expression of our love for the deceased and our profound regret at his passing, this House do now adjourn until Monday, February 21st, at 9:30 A. M.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Moen moved its adoption. The resolution was unanimously adopted by a rising vote of the House.

The Speaker appointed as members of the committee, Moen of Lyon, Gilmore of Clay, Held of Plymouth, Brady of O'Brien, Year of Osceola and Senator Abben.

The Speaker declared the House stood adjourned until \(9: 30\) a. m., Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Repbesentatives, Des Moines, February 21, 1921.

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

Prayer was offered by the Rev. J. W. Dowden, pastor of the A. M. E. church, Albia.

Journal of February 19th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Gordon of Emmet leave of absence was granted McCulloch of Iowa for the day.

On request of Clark of Linn leave of absence was granted Perkins of Sac for the day.

On request of Rankin of Lee leave of absence was granted McClune of Mahaska until noon.

On request of Ramsey of Butler leave of absence was granted Westervelt of Greene indefinitely.

\section*{PETITIONS}

Kime of Webster presented a petition from citizens of Lanyon relative to optional use of bible in public schools.

Referred to committee on schools and text books.

Rankin of Lee presented a petition from Keokuk Post No. 41, American Legion, relative to bonus for soldiers.

Referred to committee on military.

Gilbert of Marshall presented a petition from trades and labor assembly of Marshalltown relative to industrial court bill.

Referred to committee on judiciary.

Ontjes of Grundy presented a petition from citizens of Grundy county relative to Sunday blue laws.

Referred to committee on judiciary.
Garber of Floyd presented a petition from chapter C. Y., P. E. O. of Charles City, relative to adoption of official state flag.

Referred to committee on military.
Kime of Webster presented a petition from citizens of Duncombe relative to state bonus for soldiers.

Referred to committee on military.
Garber of Floyd presented a petition from citizens of Floyd county telative to House File No. 452.

Referred to committee on roads and highways.
Children of Pottawattamie and Harrison of Pottawattamie presented a petition from citizens of Avoca, relative to law for censorship of moving pictures.

Referred to committee on judiciary.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 338, a bill for an act to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars \((\$ 120,000)\) for constructing and equipping a new schoolhouse and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the joint comittee 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. 338, a bill for an act to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars ( \(\$ 120,000\) ) for constructing and equipping a new schoolhouse and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Smith of Clinton, from the committee on public health, submitted the following report:

Mr. Spafker-Your committee on public health to whom was referred House File No. 380, a bill for an act to repeal sections twenty-five hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b (2583-b), twenty-five hundred eighty-three-d (2583-d), twenty-five hundred eighty-three-e (2583-e), twenty-five hundred eighty-three-f (2583-f), supplement to the code, 1913, (c. c. chapter 7) and enact a substitute therefor, regulating the practice of osteopathy and osteopathy and surgery, and fixing a 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 do pass.

Geo. A. Smith, Chairman.
Report adopted.
Sterling of Hamilton, 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. 471, a bill for an act to amend section 850 -p, supplemental supplement to the code, 1915, (C. C. Sec. 3684 ), as amended
by chapter fifty-eight (58), laws of the Thirty-eighth General Assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes by dredging or otherwise deepening the same, constructing dikes and levees and for other 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 remmendation that the same do pass.

\section*{J. C. Sterling, Chairman.}

Report adopted.

\section*{INTRODUCTION OF BILLS}

By Hauge, Ontjes and Santee, House File No. 546, a bill for an act to repeal sections twenty-six hundred sixty-five (2665) of the code, (C. C. Sec. 2409) ; twenty-six hundred sixty-six (2666) and twenty-six hundred sixty-seven (2667) of the code, (C. C. Secs. 2410 and 2411); section twenty-six hundred seventy-one (2671) of the code, (C. C. Sec. 2412) and to enact substitutes therefor, relating to the investment and re-investment of the Iowa State Agricultural College Endowment Fund; to provide a rural credit system prescribing rules and regulations for the safe investment and re-investment of such fund; and to establish the Iowa rural credits board to have charge of the same, and to make an appropriation necessary to carry into effect the provisions of this act.

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

By Morgan of Jasper, House File No. 547, a bill for an act to establish and define the rights of landlord and tenant in the event the leased premises or part thereof are destroyed or rendered untenatable without fault of the tenant or lessee after the making of the lease.

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

By Parsons of Calhoun, House File No. 548, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ) for school building purposes.

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

By Beeman of Allamakee, House File No. 549, a bill for an act amending the law as it appears in section eleven hundred thirty-seven-a-one (1137-a1), supplement to the code, 1913, (C. C. Sec. 540 ), relating to election expenses and sworn statements concerning same.

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

By Fackler of Adams, House File No. 550, a bill for an act to repeal sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t) and twenty-three hundred forty-one-u (2341-u) supplement to the code, 1913, (C. C. sections 1814, 1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of animals subject to such liens and fixing a penalty therefor.

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

By MeCulloch of Iowa, House File No. 551, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa county, Iowa.

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

By Committee on Roads and Highways, House File No. 552, a bill for an act to provide for the creation of a primary road contingent fund, to direct the manner in which the same shall be disbursed and reimbursed, and to provide security therefor.

Read first and second time and passed on file.

By Committee on Roads and Highways, House File No. 558, a bill for an act to amend section sixteen (16), chapter two hun-
dred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2924), relating to interest on assessments for road purposes.

Read first and second time and passed on file.
By Committee on Roads and Highways, House File No. 554, a bill for an act to amend section thirty-seven (37) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. section 2945), relating to the improvement of primary roads along the corporation lines of cities.

Read first and second time and passed on file.
By Committee on Roads and Highways, House File No. 555, a bill for an act to amend section fourteen (14) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2922), relating to the service of notice of apportionment reports on highway improvements.

Read first and second time and passed on file.
By Committee on Roads and Highways, House File No. 556 , a bill for an act to amend section twenty hundred twenty-four-i (2024-i) supplement to the code, 1913, (C. C. section 2888), relating to the condemnation of lands in order to obtain material for road purposes.

Read first and second time and passed on file.
By Becker of Clayton, House File No. 557, a bill for an act to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants.

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

By Becker of Clayton, House File No. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader.

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

By Shores of Bremer, House File No. 559, a bill for an act to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920.

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

By Emery of Wapello, House File No. 560, a bill for an act to amend section twenty-one hundred fifty-seven-g (2157-g), supplement to the code, 1913, as amended by chapter one hundred seventy-four (174), acts of the Thirty-eighth (38th) General Assembly, (C. C. 5221), relating to persons entitled to transportation on common carriers.

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

By Vance of Madison, House File No. 561, a bill for an act to amend paragraph four (4) of section thirteen hundred four (1304), supplemental supplement to the code, 1915, (C. C. Sec. 4482), relating to the exemption of certain property from taxation and qualifying the same.

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

By Santee of Black Hawk, House File No. 562, a bill for an act legalizing bonds issued under section eight hundred fortythree (843) of the code (C. C. Sec. 3957).

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

By LeValley of Franklin, House File No. 563, a bill for an act to authorize the valuation of bonds and other securities held by life insurance companies, assessment life associations and fraternal beneficiary associations by the amortization method.

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

By Committee on Military Affairs, House File No. 564, a bill for an act to amend section twenty-two hundred fifteen-f-fortyone (2215-f-41) supplement to the code, 1913, as amended by section fourteen (14) of chapter three hundred fourteen (314) acts of the Thirty-seventh General Assembly (C. C. 335) and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns.

Read first and second time and passed on file.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 338.

\section*{RESOLUTION}

Beeman of Allamakee offered the following resolution:
Whereas, Hon. Luther Brown, who was a member of the House of Representatives from Allamakee county in the Sixteenth General Assembly, died at Pensacola, Florida, on January 19, 1921;

Now, Therefore, Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly, That a committee of three be appointed to draft suitable resolutions to be presented to the House commemorative of the life and public service of the said Luther Brown.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Beeman moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Beeman of Allamakee, Gilmore of Clay and McGhee of Cerro Gordo.

\section*{RESOLUTION}

McGhee of Cerro Gordo offered the following resolution :
Whereas, the Honorable Norman Densmore, who was a member of the House of Representatives from Cerro Gordo county in the Twentieth and Twenty-first regular sessions, died at his home in Des Moines, Iowa, on the 11th day of April, 1920, therefore,

Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly That a committee of three be appointed to draft suitable resolutions to be presented to the House to commemorate his life, character and service to the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. McGhee moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, McGhee of Cerro Gordo, Anderson of Winnebago and Edson of Buena Vista.

\section*{CONSIDERATION OF BILLS}

Calendar No. 4, House File No. 370, a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription, with report of committee recommending substitute amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the committee amendments, found on pages 478 and 479 of the journal of February 14th, were adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86

Allyn
Anderson
Becker Beeman Benz Berry Blake Bradley Buffington
Carter Children Colbert Criswell Donhowe Doolittle Edgington Edson Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gordon
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff

Ingersoll
Justice
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McDonald
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
Nervig

O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Rumley
\begin{tabular}{ll} 
Sampson & Truax \\
Santee & Ulstad \\
Schirmer & Van Camp \\
Schulte & Vance \\
Scott of Appanoose & Wamstad \\
Scott of Fremont & Weaver \\
Shores & Weber \\
Slemmons & Wolfe \\
Springer & Yenter \\
Sterling & Mr. Speaker \\
Storey &
\end{tabular}

Nays, none

Absent or not voting, 21.
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Perkins \\
Aldrich & Graham & Powers \\
Brady & Held & Smith \\
Calhoun & Lake & Stimson \\
Clark & McClune & Westervelt \\
Dodd & McCulloch & Year \\
Gilmore of Cedar & Moen & Young
\end{tabular}

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

Calendar No. 6, House File No. 423, a bill for an act to amend chapter two hundred two (202), acts of the Thirty-seventh' General Assembly (C. C. Sec. 1124), relating to protection of prairie chickens, with report of committee recommending passage was taken up and considered.

Mayne of Palo Alto moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 90
\begin{tabular}{lll} 
Aiken & Criswell & Gilbert \\
Allyn & Donhowe & Gilbertson \\
Anderson & Doolittle & Gordon \\
Becker & Edgington & Grimwood \\
Beeman & Edson & Gunderson \\
Benz & Elliott & Hanna \\
Berry & Elson & Harrison \\
Blake & Emery & Hauge \\
Bradley & Fackler & Healy \\
Buffington & Forsling & Huff \\
Carter & Francis & Ingersoll \\
Children & Garber of Adair & Justice \\
Clark & Garber of Floyd & Kime \\
Colbert & Gibson & Knickerbocker
\end{tabular}
\begin{tabular}{lll} 
Lake & Orr & Slemmons \\
Larson & Ontjes & Smith \\
Letts & Parrott & Springer \\
LeValley & Parsons & Sterling \\
Lockin & Peters & Storey \\
Long & Peterson & Truax \\
McDonald & Ramsey & Ulstad \\
McGhee & Rankin & Van Camp \\
Mayne & Rumley & Vance \\
Miller & Sampson & Wamstad \\
Mills & Santee & Weaver \\
Moorhead & Schirmer & Weber \\
Morgan & Schulte & Wolfe \\
Narey & Scott of Appanoose & Yenter \\
Nervig & Scott of Fremont & Young \\
Olson & Shores & Mr. Speaker
\end{tabular}

Nays, 1
O'Donnell

Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & Graham & Powers \\
Brady & Held & Stimson \\
Calhoun & McClune & Westervelt \\
Dodd & McCulloch & Year \\
Gilmore of Cedar & Moen & \\
Gilmore of Clay & Perkins &
\end{tabular}

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

Calendar No. 7, House File No. 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913, (C. C. Sec. 4423), relative to special taxes in special charter cities, with report of committee recommending substitute amendment and passage, was taken up and considered.

On motion of Elliott of Scott the committee amendments, found on page 479 of the journal of February 14 th, were adopted.

Mr. Elliott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Buffington
Carter
Children
Clark
Colbert
Criswell
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gordon
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McGhee
Mayne
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes

Orr
Parrott
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Yenter
Mr. Speaker

Nays, 4
\begin{tabular}{ll} 
Aiken & Parsons \\
Emery & Springer
\end{tabular}

Absent or not voting, 21
\begin{tabular}{lll} 
Aldrich & Graham & Perkins \\
Berry & Held & Powers \\
Brady & McClune & Scott of Appanoose \\
Calhoun & McCulloch & Stimson \\
Dodd & McDonald & Westervelt \\
Gilmore of Cedar & Mills & Year \\
Gilmore of Clay & Moen & Young
\end{tabular}

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

Calendar No. 8, House File No. 369, a bill for an act to amend sections three (3) and five (5), chapter one hundred seventy (170), acts of the Thirty-eighth General Assembly (C. C. Sec. 3767 and 3769), relating to memorial buildings for soldiers, sailors, and marines, and appropriations therefor, with report of committee recommending passage was taken up and considered.

Healy of Hancock moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 70
Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Carter
Clark
Colbert
Donhowe
Doolittle
Edgington
Edson
Elliott
Fackler
Forsling
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gordon
Grimwood
Hanna

Hauge
Healy
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McGhee
Mayne
Miller
Mills
Moorhead
Narey
O'Donnell
Olspn
Ontjes
Orr
Parsons

Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores.
Smith
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Weaver
Weber
Wolfe
Yenter
Mr. Speaker

Nays 12
\begin{tabular}{lll} 
Aiken & Criswell & Justice \\
Berry & Emery & Nervig \\
Buffington & Gibson & Slemmons \\
Children & Gunderson & Wamstad
\end{tabular}

Absent or not voting, 25
\begin{tabular}{ll} 
Aldrich & \begin{tabular}{l} 
Harrison \\
Brady
\end{tabular} \\
Calhoun & Held \\
Dodd & McClune \\
Elson & McCulloch \\
Francis & McDonald \\
Gilmore of Cedar & Moen \\
Gilmore of Clay & Morgan \\
Graham & Parrott \\
& Perkins
\end{tabular}

\author{
Powers \\ Scott of Appanoose \\ Springer \\ Stimson \\ Westervelt \\ Year \\ Young
}

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

Calendar No. 9, House File No. 402, a bill for an act to amend chapter two hundred sixteen (216) acts of the Thirty-eighth General Assembly (C. C. Sec. 6837) relative to the fees of justices of the peace and constables, with report of committee recommending passage was taken up and considered.

Yenter of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Allyn & Grimwood & Parrott \\
Anderson & Hanna & Parsons \\
Becker & Harrison & Peterson \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Buffington & Kime & Schirmer \\
Carter & Knickerbocker & Schulte \\
Children & Lake & Scott of Appanoose \\
Clark & Larson & Scott of Frenont \\
Colbert & Letts & Shores \\
Criswell & LeValley & Slemmons \\
Donhowe & Lockin & Smith \\
Doolittle & Long & Springer \\
Edgington & McDonald & Sterling \\
Edson & McGhee & Storey \\
Elliott & Mayne & Truax \\
Elson & Miller & Ulstad \\
Emery & Mills & Van Camp \\
Fackler & Moorhead & Vance \\
Forsling & Morgan & Wamstad \\
Francis & Narey & Weaver \\
Garber of Adair & Nervig & Weber \\
Garber of Floyd & O'Donnell & Wolfe \\
Glbson & Olson & Yenter \\
Gilbert & Ontjes & Young \\
Gilbertson & & \\
Gordon & & Orr
\end{tabular}

Nays, none
Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Graham & Peters \\
Aldrich & Gunderson & Powers \\
Brady & Held & Stimson \\
Calhoun & McClune & Westervelt \\
Dodd & McCulloch & Year \\
Gilmore of Cedar & Moen & \\
Gilmore of Clay & Perkins &
\end{tabular}

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

Calendar No. 10, House File No. 418, a bill for an act to provide for the compensation of bailiffs of district courts, with report of committee recommending passage was taken up and considered.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78

Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Buffington
Carter
Children
Colbert
Criswell
Donhowe
Doolittle
Edgington
Edson
Elliott
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gordon
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
McGhee
Mayne
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons

Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Slemmons
Shores
Smith
Springer
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Yenter
Mr. Speaker
Nays, 7
Aiken
Emery
Gibson

Justice
Wolfe

Long
Ontjes

Absent or not voting, 22

Aldrich Brady Calhoun
Clark
Dodd
Elson
Gilmore of Cedar
Gilmore of Clay

Graham
Held
Lockin
McClune
McCulloch
McDonald
Mills
Moen

Perkins
Powers
Stimson
Westervelt
Year
Young

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

Calendar No. 11, Senate File No. 287, a bill for an act to repeal section three thousand three hundred eight (3308) of the supplemental supplement to the code, 1915 , (C. C. 7832), relating to the release of liens by executors, administrators and guardians, and to enact a substitute therefor, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Garber of Adair the committee amendments, found on page 496 of the journal of February 15 th, were adopted.

Mr. Garber moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Aiken & Forsling & Lockin \\
Allyn & Francis & Long \\
Anderson & Garber of Adair & McDonald \\
Becker & Garber of Floyd & McGhee \\
Beeman & Gibson & Mayne \\
Benz & Gilbert & Miller \\
Berry & Gilbertson & Mills \\
Blake & Gordon & Morgan \\
Bradley & Grimwood & Narey \\
Buffington & Hanna & Nervig \\
Carter & Harrison & O'Donnell \\
Children & Healy & Olson \\
Clark & Huff & Ontjes \\
Colbert & Ingersoll & Parrott \\
Criswell & Justice & Parsons \\
Doolittle & Kime & Peters \\
Edgington & Knickerbocker & Peterson \\
Edson & Lake & Ramsey \\
Elson & Larson & Rankin \\
Emery & Letts & Rumley \\
Fackler & LeValley & Sampson
\end{tabular}
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
\begin{tabular}{ll} 
Springer & Weaver \\
Sterling & Weber \\
Storey & Wolfe \\
Truax & Yenter \\
Ulstad & Young \\
Van Camp & Mr. Speaker \\
Vance & \\
Wamstad &
\end{tabular}

Nays, none
- Absent or not voting, 22
\begin{tabular}{lll} 
Aldrich & Graham & Orr \\
Brady & Gunderson & Perkins \\
Calhoun & Hauge & Powers \\
Dodd & Held & Stimson \\
Donhowe & McClune & Westervelt \\
Elliott & McCulloch & Year \\
Gilmore of Cedar & Moen & \\
Gilmore of Clay & Moorhead &
\end{tabular}

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

Calendar No. 12, Senate File No. 344, a bill for an act to amend section four thousand eight hundred ninety-seven-a (4897-a), supplement to the code, 1913; (compiled code Sec. 9003), relating to punishment for escape, with report of committee recommending passage was taken up and considered.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 86
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Edgington \\
Edson
\end{tabular} & \begin{tabular}{l} 
Grimwood \\
Gunderson
\end{tabular} \\
Becker & Elliott & Hanna \\
Beeman & Elson & Harrison \\
Benz & Emery & Hauge \\
Berry & Fackler & Healy \\
Blake & Forsling & Huff \\
Bradley & Francis & Ingersoll \\
Buffington & Garber of Adair & Justice \\
Children & Garber of Floyd & Kime \\
Clark & Gibson & Knickerbocker \\
Colbert & Gilbert & Lake \\
Criswell & Gilbertson & Larson \\
Donhowe & Graham & Letts
\end{tabular}
LeValley
Lockin
Long
McDonald
McGhee
Mayne
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr

Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith

Springer
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Yenter
Young
Mr. Speaker

Nays, none

Absent or not voting, 21

Aiken
Aldrich
Brady Calhoun
Carter
Dodd
Doolittle

Gilmore of Cedar Gilmore of Clay Gordon Held McClune McCulloch Mills

Moen
Perkins
Powers
Rumley
Stimson
Westervelt
Year

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

Calendar No. 13, Senate File No. 345, a bill for an act to amend section five thousand seven hundred eighteen-a eighteen (5718a 18), supplement to the code, 1913, (compiled code section 2247), relating to penalty for violation of parole, with report of committee recommending passage was taken up and considered.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Buffington \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Carter
\end{tabular} \\
Becker & Children & \begin{tabular}{l} 
Edsington \\
Beeman
\end{tabular} \\
Benz & Clark & Elliott \\
Berry & Colbert & Elson \\
Blake & Criswell & Emery \\
Bradley & Donhowe & Fackler \\
Doolittle & Francis \\
& & Garber of Adair
\end{tabular}

\author{
Gibson \\ Gilbert \\ Gilbertson \\ Gordon \\ Graham \\ Grimwood \\ Gunderson \\ Hanna \\ Harrison \\ Hauge \\ Healy \\ Huff \\ Ingersoll \\ Justice \\ Kime \\ Knickerbocker \\ Lake \\ Larson \\ Letts \\ LeValley \\ Lockin
}
MeDonald
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Peters
Ramsey
Rankin
Rumley
Sampson
Santee

Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Yenter
Young
Mr. Speaker

Nays, 2
Garber of Floyd Peterson
Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Moen \\
Aldrich & Gilmore of Clay & Perkins \\
Brady & Held & Powers \\
Calhoun & Long & Stimson \\
Dodd & McClune & Westervelt \\
Forsling & McCulloch & Year
\end{tabular}

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

Calendar No. 15, House File No. 277, a bill for an act to amend section ten hundred fifty-six-a 21 (1056-a 21) and section ten hundred fifty-six-a 26 (1056-a 26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of government, with report of cormmittee recommending amendment and passage, was taken up and considered.

On motion of Hauge of Polk the committee amendments, found on pages 516 and 517 of the journal of February 16th were adopted.

Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 83
Allyn
Anderson
Becker
Beeman
Berry
Blake
Bradley
Buffington
Carter
Children
Clark
Colbert
Criswell
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gordon
Graham
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
Nervig
Olson
Ontjes
Orr

Parsons
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Wieber
Wolfe
Yenter
Mr. Speaker

Nays, 5
\begin{tabular}{lll} 
Benz & O'Donnell & Young \\
Grimwood & Powers &
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Perkins \\
Aldrich & Held & Stimson \\
Brady & McClune & Ulstad \\
Calhoun & McCulloch & Westervelt \\
Dodd & McDonald & Year \\
Gilbertson & Moen & \\
Gilmore of Cedar & Parrott &
\end{tabular}

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

Calendar No. 16, House File No. 278, a bill for an act to provide for standard widths of sleighs and sleds, with report of committee recommending passage was taken up for consideration.

On request of Ingersoll of Tama, unanimous consent having been obtained, the amendment filed by him on February 18th. found on page 574 of the journal, was withdrawn.

Ingersoll of Tama offered the following amendment and moved its adoption:

Amend House File 278, section 1, by striking out the figures "1922" in lines 1 and 10, and inserting in lieu thereof the figures " 1923 ".

Also, by striking out of line 4 of said section, the words "manufactured after said date,".

Also, by striking out the word "six" in lines 6 and 11 of said section 1, and inserting in lieu thereof the word "eight."

Amendment adopted.
Mr. Ingersoll 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?"
Ayes, 70
\begin{tabular}{lll} 
Anderson & Healy & Ramsey \\
Benz & Huff & Rankin \\
Bradley & Ingersoll & Rumley \\
Carter & Justice & Sampson \\
Children & Kime & Santee \\
Clark & Knickerbocker & Schirmer \\
Colbert & Lake & Scott of Fremont \\
Donhowe & LeValley & Shores \\
Doolittle & Lockin & Slemmons \\
Edson & Long & Smith \\
Elson & McGhee & Springer \\
Emery & Mayne & Sterling \\
Fackler & Miller & Storey \\
Forsling & Mills & Van Camp \\
Francis & Moorhead & Vance \\
Garber of Floyd & Morgan & Wamstad \\
Gilbert & Nervig & Weaver \\
Gordon & O'Donnell & Weber \\
Graham & Ontjes & Wolfe \\
Grimwood & Parrott & Yenter \\
Gunderson & Parsons & Young \\
Hanna & Peters & Mr. Speaker \\
Harrison & Peterson & \\
Hauge & Powers &
\end{tabular}

Nays, 17
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Gibson \\
Bilbertson
\end{tabular} & \begin{tabular}{l} 
Olson \\
Breman
\end{tabular} \\
Berry & Orr \\
Blake & Letts & Schulte \\
Buffington & McClune & Scott of Appanoose \\
Edgington & McDonald. & Truax
\end{tabular}

Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & Elliott & Moen \\
Aldrich & Garber of Adair & Perkins \\
Becker & Gilmore of Cedar & Stimson \\
Brady & Gilmore of Clay & Ulstad \\
Calhoun & Held & Westervelt \\
Criswell & Larson & Year \\
Dodd & McCulloch &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
- Calendar No. 17, House File No. 305, a bill for an act to amend chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly relating to payment of fees and taxes on motor vehicles, with report of committee recommending passage was taken up for consideration.

On request of Gunderson of Pocahontas, unanimous consent having been obtained, Senate File No. 284 was substituted for House File No. 305.

Senate File No. 284 a bill for an act to amend the law as it appears in section ten (10), chapter two hundred and seventy-five (275), acts of the Thirty-eighth General Assembly (section three thousand fifty-three (3053) of the compiled code) relating to payment of annual license fee for motor vehicles with report of committee recommending passage was taken up for consideration.

Fackler of Adams offered the following amendment:
Amend Senate File No. 284 by striking all that part of section 1 after the word "during" in line seven thereof and inserting the following in lieu thereof: "January, February and March the fee shall be the full annual license fee required as provided by law, and where made during the month of April, ninety per cent of the annual license fee herein required, where made during the month of May, eighty per cent of the annual license fee herein required, where made during the month of

June, seventy per cent of the annual license fee herein required, where made during the month of July, sixty per cent of the license fee herein required, where made in the month of August, fifty per cent of the annual license fee herein required, where made in the month of September, forty per cent of the annual license fee herein required, where made in the month of October, thirty per cent of the annual license fee herein required, where made in the month of November, twenty per cent of the annual license fee herein required; no fee being required for the month of December for a new car in good faith purchased during that month and arrangements for which purchase was not made previous to December."

On motion of Hauge of Polk, action on Senate File No. 284 was deferred and the bill was made a special order for Thursday, February 24th at 10:00 a. m.

Calendar No 19, House File No. 440, a bill for an act to amend section one thousand three hundred forty-seven-a (1347a) supplement to the code 1913 , (C. C. section 4626) taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles, with report of committee recommending passage was taken up and considered.

Moorhead of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 92
\begin{tabular}{lll} 
Allyn & Emery & Kime \\
Anderson & Fackler & Knickerbocker \\
Becker & Forsling & Lake \\
Beeman & Francis & Larson \\
Benz & Garber of Adair & Letts \\
Berry & Garber of Floyd & LeValley \\
Blake & Gibson & Lockin \\
Bradley & Gilbert & Long \\
Buffington & Gibertson & McClune \\
Carter & Gordon & McDonald \\
Children & Graham & McGhee \\
Clark & Grimwood & Mayne \\
Colbert & Gunderson & Miller \\
Criswell & Hanna & Mills \\
Donhowe & Harrison & Moorhead \\
Doolittle & Hauge & Morgan \\
Edgington & Healy & Narey \\
Edson & Huff & Nervig \\
Elliott & Jngersoll & O'Donnell \\
Elson & Iustice & Olson
\end{tabular}

Ontjes
Orr
Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee

Schirmer Schulte
Scott of Appanoose Scott of Fremont Shores
Slemmons
Smith
Springer
Sterling
Stimson Storey

Truax Ulstad Van Camp Vance Wamstad
Weber
Wolfe
Yenter Young Mr. Speaker

Nays, none
Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Perkins \\
Aldrich & Gilmore of Clay & Poners \\
Brady & Held & Weaver \\
Calhoun & McCulloch & Westervelt \\
Dodd & Moen & Year
\end{tabular}

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

Calendar No. 20, House File No. 480 , a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and Hounse of Representatives of the United States of America in Congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropriations made by the Congress of the United States for the purpose stated; to empower and direct the state board for vocational education to cooperate with the federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such state board and the state commissioner of labor and the state industrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special fund; and to make approporiations to provide for the vocational rehabilitation of persons disabled in industry or otherwise, with report of committee recommending passage was taken up and considered.

Edsơn of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92
\begin{tabular}{lll} 
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Buffington & Kime & Schirmer \\
Carter & Knickerbocker & Schulte \\
Children & Lake & Scott of Appanoose \\
Clark & Larson & Scott of Fremont \\
Colbert & Letts & Shores \\
Criswell & LeValley & Slemmons \\
Donhowe & Lockin & Smith \\
Doolittle & Long & Springer \\
Edgington & McClune & Sterling \\
Edson & McDonald & Stimson \\
Elson & McGhee & Storey \\
Emery & Mayne & Truax \\
Fackler & Miller & Ulstad \\
Forsling & Mills & Van Camp \\
Francis & Moorhead & Vance \\
Garber of Adair & Morgan & Wamstad \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Weaver \\
Gilbert & O'Donnell & Weber \\
Gilbertson & Olson & Wolfe \\
Gordon & Ontjes & Yenter \\
Graham & Orr & Young \\
Grimwood & Parsons & Mr. Speaker \\
\end{tabular}

Nays, none

Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Elliott & Moen \\
Aldrich & Gilmore of Cedar & Parrott \\
Brady & Gilmore of Clay & Perkins \\
Calhoun & Held & Westervelt \\
Dodd & McCulloch & Year
\end{tabular}

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

Calendar No. 21, House File No. 523, a bill for an act to amend section eight hundred twenty-five (825) supplement to the code, 1913, (C. C. section 3889) relating to special assessments, was taken up and considered.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 91.
\begin{tabular}{lll} 
Aiken & Grimwood & Parsons \\
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Ramsey \\
Beeman & Hauge & Rankin \\
Benz & Healy & Rumley \\
Berry & Huff & Sampson \\
Blake & Ingersoll & Santee \\
Bradley & Justice & Schirmer \\
Buffingon & Kime & Schulte \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Lake & Scott of Fremont \\
Clark & Larson & Shores \\
Colbert & Letts & Slemmons \\
Criswell & LeValley & Smith \\
Donhowe & Lockin & Sterling \\
Doolittle & Long & Stimson \\
Edgington & McClune & Storey \\
Edson & McGhee & Truax \\
Elson & Mayne & Ulstad \\
Emery & Miller & Van Camp \\
Fackler & Mills & Vance \\
Forsling & Moorhead & Wamstad \\
Francis & Margan & Weaver \\
Garber of Adair & Narey & Weber \\
Garber of Floyd & Nervig & Wolfe \\
Gibson & O'Donnell & Yenter \\
Gilbert & Olson & Young \\
Gilbertson & Ontjes & Mr. Speaker \\
Gordon & & \\
Graham & Orr &
\end{tabular}

Nays, none.

Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Powers \\
Brady & Held & Springer \\
Calhoun & McCulloch & Westervelt \\
Dodd & McDonald & Year \\
Elliott & Moen & \\
Gilmore of Cedar & Perkins &
\end{tabular}

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

Calendar No. 22, House File No. 478 , a bill for an act to repeal section thirty-five hundred twelve (3512) of the code, (C. C.
section 7440 ), and to enact a substitute therefor, relating to the taxation of jury fees, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Larson of Montgomery the committee amendments, found on pages 535 and 536 of the journal of February 17th, were adopted.

Mr. Larson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92
\begin{tabular}{lll} 
Aiken & Gunderson & Parsons \\
Allyn & Hanna & Peters \\
Anderson & Harrison & Peterson \\
Beeman & Hauge & Powers \\
Benz & Healy & Ramsey \\
Berry & Huff & Rankin \\
Blake & Ingersoll & Rumley \\
Bradley & Justice & Sampson \\
Buffington & Kime & Santee \\
Carter & Knickerbocker & Schirmer \\
Children & Lake & Schulte \\
Clark & Larson & Scott of Appanoose \\
Colbert & Letts & Scott of Fremont \\
Criswell & LeValley & Shores \\
Donhowe & Lockin & Slemmons \\
Doolittle & Long & Smith \\
Edgington & McClune & Sterling \\
Edson & McDonald & Stimson \\
Elson & McGhee & Storey \\
Emery & Mayne & Truax \\
Fackler & Miller & Ulstad \\
Forsling & Mrancis & Moorhead \\
Garber of Adair & Morgan & Van Camp \\
Garber of Floyd & Narey & Vance \\
Gibson & Nervig & Wamstad \\
Gilbert & O'Donnell & Weaver \\
Gilbertson & Olson & Wolfe \\
Gordon & Orraham & Orr \\
Grimwood & Parrott & Yenter \\
Grimg & & Mr. Speaker \\
Nays, none & & \\
& &
\end{tabular}

Absent or not voting, 15
\begin{tabular}{lll} 
Aldrich & Elliott & Moen \\
Becker & Gilmore of Cedar & Perkins \\
Brady & Gilmore of Clay & Springer \\
Calhoun & Held & Westervelt \\
Dodd & McCulloch & Year
\end{tabular}

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

Calendar No. 23, House File No. 484, a bill for an act to legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code, (C. C. section 5334), with report of committee recommending passage was taken up and considered.

Moorhead of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 90
\begin{tabular}{ll} 
Allyn & Hanna \\
Anderson & Harrison \\
Becker & Hauge \\
Beeman & Healy \\
Benz & Huff \\
Berry & Ingersoll \\
Blake & Justice \\
Bradley & Kime \\
Buffington & Knickerbocker \\
Carter & Lake \\
Children & Larson \\
Clark & Letts \\
Criswell & LeValley \\
Donhowe & Lockin \\
Doolittle & Long \\
Edgington & McClune \\
Elson & McDonald \\
Emery & McGhee \\
Fackler & Mayne \\
Forsling & Miller \\
Francis & Mills \\
Garber of Adair & Moorhead \\
Garber of Floyd & Morgan \\
Gibson & Narey \\
Gilbert & Nervig \\
Gilbertson & O'Donnell \\
Gordon & Olson \\
Graham & Ontjes \\
Grimwood & Orr \\
Gunderson & Parrott \\
&
\end{tabular}

Parsons
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Yenter
Young
Mr. Speaker

Nays, none

Absent or not voting, 17
\begin{tabular}{lll} 
Aiken & Edson & Moen \\
Aldrich & Elliott & Perkins \\
Brady & Gilmore of Cedar & Springer \\
Calhoun & Gilmore of Clay & Westervelt \\
Colbert & Held & Year \\
Dodd & McCulloch &
\end{tabular}

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

Calendar No. 24, House File No. 485, a bill for an act to repeal section forty-four hundred eighty-two (4482) of the code, (C. C. section 6717) and to enact a substitute therefor, relating to the commencement, of actions before justices of the peace, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Powers of Crawford the committee amendments, found on page 536 of the journal of February 17th, were adopted.

Mr. Powers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 90

Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Buffington
Carter
Children
Clark
Criswell
Donhowe
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
\begin{tabular}{ll} 
Gibson & McDonald \\
Gilbert & McGhee \\
Gilbertson & Mayne \\
Gordon & Miller \\
Graham & Mills \\
Grimwood & Moorhead \\
Gunderson & Morgan \\
Hanna & Narey \\
Harrison & Nervig \\
Hauge & O'Donnell \\
Healy & Olson \\
Huff & Ontjes \\
Ingersoll & Orr \\
Justice & Parrott \\
Kime & Parsons \\
Knickerbocker & Peters \\
Lake & Peterson \\
Larson & Powers \\
Letts & Ramsey \\
LeValley & Rankin \\
Lockin & Rumley \\
Long & Sampson \\
McClune & Santee
\end{tabular}
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
\begin{tabular}{ll} 
Sterling & Wamstad \\
Stimson & Weaver \\
Storey & Weber \\
Truax & Wolfe \\
Ulstad & Yenter \\
Van Camp & Young \\
Vance & Mr. Speaker
\end{tabular}

Nays, none
Absent or not voting, 17
\begin{tabular}{lll} 
Aiken & Dodd & Moen \\
Aldrich & Elliott & Perkins \\
Bradley & Gilmore of Cedar & Springer \\
Brady & Gilmore of Clay & Westervelt \\
Calhoun & Held & Year \\
Colbert & McCulloch &
\end{tabular}

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

Calendar No. 25, Senate File No. 316, a bill for an act to amend (fifty-four hundred forty-seven-a (5447-a), supplement to the code, 1913, (compiled code Sec. 2254), relating to parole from the bench, with report of committee recommending passage was taken up and considered.
Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the hill pass?"
Ayes, 92
\begin{tabular}{lll} 
Allyn & Emery & Justice \\
Anderson & Fackler & Kime \\
Becker & Forsling & Knickerbocker \\
Beeman & Francis & Lake \\
Benz & Garber of Adair & Larson \\
Berry & Garber of Floyd & Letts \\
Blake & Gibson & LeValley \\
Buffington & Gilkert & Lockin \\
Carter & Gilbertson & Long \\
Children & Gordon & McClune \\
Clark & Graham & McDonald \\
Colbert & Grimwood & McGhee \\
Criswell & Gunderson & Mayne \\
Donhowe & Hanna & Miller \\
Doolittle & Harrison & Mills \\
Edgington & Hauge & Moorhead \\
Edson & Healy & Morgan \\
Elliott & Huff & Narey \\
Elson & Ingersoll & Nervig
\end{tabular}
\begin{tabular}{lll} 
O'Donnell & Sampson & Truax \\
Olson & Santee & Ulstad \\
Ontjes & Schirmer & Van Camp \\
Orr & Schulte & Vance \\
Parrott & Scott of Appanoose & Wamstad \\
Parsons & Scott of Fremont & Weaver \\
Peters & Shores & Weber \\
Peterson & Slemmons & Wolfe \\
Pouers & Smith & Yenter \\
Ramsey & Sterling & Young \\
Rankin & Stimson & Mr. Speaker \\
Rumley & Storey &
\end{tabular}

Nays, none
Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Dodd & Moen \\
Aldrich & Gilmore of Cedar & Perkins \\
Bradley & Gilmore of Clay & Springer \\
Brady & Held & Westervelt \\
Calhoun & McCulloch & Year
\end{tabular}

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

\section*{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. 305, a bill for an act to awend section eighteen (18) of chapter two hundred and eighty-five acts of the Thirtyeighth General Assembly (c. c. sec. 3953) authorizing certain cities to issue bonds to defray the expenzes of improvements to protect property within their limits from danger and damace from floods and high water by deeping, widening, straightening, altering, diverting, changing or otherwise improving water courses within their limits, and to provide for the levy of special assessments and other taxes to defray the expenses of such improvements and the issuance of bonds and certificates in anticipation of such tax and special assessments, by making the same applicable to special charter cities, cities under the city manager plan and cities of twenty-five hundred (2500) or more population, and fixing the rate of interest on such bonds at not to exceed six per cent per annum.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code 1897.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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 for the prevention of blindness from inflammation of the eyes of the new-born, designating certain powers and duties, and otherwise providing for the enforcement of this act.
L. W. Ainsworth, 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. 275 a bill for an act authorizing the executive council to sell certain lands belonging to the state and purchase other lands.

\section*{SENATE AMENDMENT}

Amend by striking from the bill all of that part of section two (2) after the second word, "the", in the third (3) line, and that after the word "the", be inserted the words "general fund".
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L. W. Ainsworth, Secretary.

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\section*{Also :}

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

House File No. 366, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in sections numbered one (1), two (2), eleven (11), and twelve (12), township numbered seventy-five (75), range numbered twenty (20), west of the fifth (5th) principal meridian.

> L. W. Ainsworth, 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:

Senate concurrent resolution relative to erection of monuments in the Vicksburg National Military Park.

\section*{SENATE CONCURRENT RESOLUTION}

Whereas, the United States Congress, by act H. R. 17645, approved September 8, 1916, granted an appropriation for the national memorial reunion and peace jubilee of the Union and Confederate Civil War veterans, held in Vicksburg National Military Park October, 1917, of which said appropriation an unexpended surplus remained which was by act H. R. 5227, approved July 11, 1919, reappropriated to be used in the erection of a memorial archway at the intersection of Clay street, extended, in the city of Vicksburg, within the bounds of Vicksburg National Military park, in commemoration of the participators and defenders in the siege of Vicksburg fortifications, who sacrificed their lives there; and, especially, memorializing the remarkable success and sacred incidents of that reunion and peace jubilee of October, 1917, and

Whereas, the said archway is now completed in imperishable granite on its chosen site, though without any knowledge of prearranged plans that, if carried out, will seriously militate against the sacred purposes of the arch. The rich perspective of surrounding vistas emphasizes the simplicity with hallowed dignity of honor; and patriotism sanctifies the purposes of the reunion of the Union and Confederate Civil War veterans. To maintain this standard, no other monuments, statues, or portrait tablets should be permitted within a certain radius that may in any way obstruct or detract from the free and open perspective of this arch.

Therefore, Be It Resolved by the Senate, the House concurring, That the secretary of war of the United States be and is hereby requested to grant no privileges to erect any monuments, statues or portrait tablets within a radius of two hundred feet of the National Memorial Arch now standing at the intersection of Clay street of the city of Vicksburg, Mississippi, within the boundary of the Vicksburg National Military Park.

\author{
L. W. Arnsworth, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 465, a bill for an act to legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code.

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

Senate File No. 305, a bill for an act to amend section eighteen (18) of chapter two hundred and eighty-five, acts of the Thirtyeighth General Assembly, (C. C. Sec. 3953), authorizing certain cities to issue bonds to defray the expenses of improvements to
protect property within their limits from danger and damage from floods and high water by deeening, widening, straightening, altering, diverting, changing or otherwise improving water courses within their limits, and to provide for the levy of special assessments and other taxes to defray the expenses of such improvements and the issuance of bonds and certificates in anticipation of such tax and special assessments, by making the same applicable to special charter cities, cities under the city manager plan and cities of twenty-five hundred (2500) or more population, and fixing the rate of interest on such bonds at not to exceed six per cent per annum.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 307, a bill for an act for the prevention of blindness from inflammation of the eyes of the new-born, designating certain powers and duties, and otherwise providing for the enforcement of this act.

Read first and second time and referred to committee on public health.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Weaver of Polk called up Senate concurrent resolution relative to the Vicksburg memorial. Unanimous consent was obtained to consider the resolution at this time.

Mr. Weaver moved that the House concur. Motion prevailed and the House concurred.

\section*{BILL SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speajer-Your committee on enrolled bills respectfully report that they have on this 21st day of February, 1921, sent to the governor for his approval, House File No. 338, a bill for an act to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one
hundred twenty thousand dollars ( \(\$ 120,000\) ) for constructing and equipping a new schoolhouse and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.
W. H. Vance, Chairman.

Report adopted.

\section*{AMENDMENT FILED}

Storey of Warren filed the following amendment:
Amend the amendment to House File No. 392, offered by the committee on ways and means, as it appears on page 559 of the House journal as follows:

By striking out all of section one (1) after the comma, in the second line thereof, and inserting the following in lieu thereof:
"all proceeds now remaining unexpended, of the fund provided by chapter two hundred seven (207), of the acts of the Thirty-seventh General Assembly, including all reimbursements made to such fund, or that shall hereatter be made to such fund by the Federal government, if any."

By striking out of section two (2) of said amendment the period (.) at the end of said section, and inserting in lieu thereof a comma (,), and by adding thereto the following:
"provided that the General Assembly shall have then appropriated sufficient funds for the building of said temple of justice as provided in section three (3), chapter three hundred forty-nine (349), of the acts of the Thirty-eighth General Assembly."

By striking out of the last line of section three (3) of said amendment the word and figures, "July 1, 1923 ", and inserting in lieu thereof the following:
"the General Assembly of the state of Iowa, shall have appropriated sufficient funds to fully complete the temple of justice as provided in chapter three hundred forty-nine (349), acts of the Thirty-eighth General Assembly."

\section*{SPECIAL ORDERS MADE}

On request of Yenter of Johnson, unanimous consent having been obtained, House File No. 564 was made a special order for Tuesday, February 22d at 10:00 a. m.

On request of Lake of Woodbury, unanimous consent having been obtained, House File No. 380 was made a special order for Wednesday, February 23d, at 10:00 a. m.

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Truax of Guthrie, House File No. 565, a bill for an act to amend section ten hundred seventy-two (1072), supplement to the code, 1913, (C. C. Sec. 2478), relating to the election of county superintendents.

Read first and second time and referred to committee on schools and text books.

By Truax of Guthrie, House File No. 566, a bill for an act providing for the exemption of certain property from general taxation.

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

On motion of Sampson of Audubon the House adjourned until 9:00 a. m., Tuesday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Monnes; February 22, 1921.

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

Prayer was offered by the Rev. A. B. Leamer, D. D., pastor of St. John's Lutheran church, Des Moines.

\section*{LEAVE OF ABSENCE}

On request of Gordon of Emmet leave of absence was granted Wamstad of Mitchell for the day.

\section*{PETITIONS}

Edson of Buena Vista, presented a petition from citizens of Storm Lake, relative to establishment of a state park and appropriation therefor.

Referred to committee on appropriations.

Aldrich of Marion, presented a petition from citizens of Marion county relative to House File No. 429.

Referred to committee on agriculture.

Moorhead of Scott, presented a petition from citizens of Dixon, relative to optional use of the Bible in public schools.

Referred to committee on schools and textbooks.

\section*{MEMORIAL}

Beeman of Allamakee presented resolutions from the city councils of Waukon and Lansing and from the board of supervisors of Allamakee county, memorializing the General Assembly of Iowa to take preliminary steps looking to the con-
struction of a bridge across the Mississippi river from the city of Lansing, Iowa, to a point opposite on the Wisconsin shore.

Referred to committee on roads and highways.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaier-Your committee on judiciary to whom was referred House File No. 559, a bill for an act to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speatier-Your committee on judiciary to whom was referred House File No. 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1,1920 , for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75,000.00\) of said district for the purpose of erecting and equipping a new school house, procure a site therefor, and repair the present school buildings, beg leave to report they have had the same under consider-
ation and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 536, a bill for an act to amend section thirty-four hundred seven (3407) of the code (c. c. sec. 7938), relating to liability of executors in their own wrong, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 400, a bill for an act to amend section fifty-six hundred twenty-eight (5628), of the code (c. c. sec. 2260), relating to the returns made upon pardons and the remission of fines and forfeitures, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 493, a bill for an act amending the law as it appears in section thirty-four hundred forty-seven (3447) of the code (c. c. 6522) relating to limitation of time for foreclosure of mechanic's lien, beg. leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clabk, Chairman.
}

Report adopted.
Also:
Mr. Speakfr-Your committee on judiciary to whom was referred Senate File No. 466, a bill for an act to legalize the issuing of certain warrants on the general fund by the town council of the incorporated town of Farmington in Van Buren county, state of Iowa, 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 448, a bill for an act to amend the law as it appears in section three thousand four hundred forty-seven (3447), supplement to the code, 1913, as amended by section one (1), chapter sixty-three (63), laws of the Thirty-seventh General Assembly (c. c. 7116), and section two hundred eight-a (208-a), supplement to the code, 1913, as amended by section one (1), chapter two hundred thirty-one (231), laws of the Thirty-seventh General Assembly (c. c. sec. 162), relating to the limitation of actions to contest the validity of certain public 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.
C. F. Clark, Chairman.

Report adopted and House File No. 448 was indefinitely postponed.

Fackler of Adams, from the committee on public charities, submitted the following report:

Mr. Speaker-Your committee on public charities to whom was referred House File No. 322, a bill for an act to amend section fifty bundred seventy-seven-c ( \(5077-\mathrm{c}\) ) of the supplement to the code, 1913, (C. C. Secs. 8697, 8698 and 8699), relative to the registering of charitable organizations soliciting public 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 amended as recommended by the judiciary committee and when so amended the bill do pass.

\section*{S. E. Fackler Chairman.}

Report adopted.
Gilmore of Clay, 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. 472, a bill for an act to amend section six hundred sixty-nine (669), supplement to the code, 1913, (C. C. Sec. 3542 ), relative to compensation of aldermen, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Chas. Gilmore, Ohairman.

Report adopted and House File No. 472 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on compensation of public officers to whom was referred House File No. 466, a bill for an act to amend section thirteen hundred fifty-nine of the code, (C. C. Sec. 4589), relating to mileage of assessors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Chas. Gilmore, Chairman.
Report adopted.

McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred House File No. 416, a bill for an act to amend section nineteen hundred eighty-nine-a 2, (1989-a 2), supplement to the code, 1913, (C. C. Sec. 4837), relating to proceedings in the establishment 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.

\section*{J. H. McGhee, Chairman.}

Report adopted and House File No. 416 was indefinitely postponed.

Santee of Black Hawk, 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. 475, a bill for an act to amend section four (4) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2912), relating to the expenditure of the primary road fund, 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 indefinitely postponed.

\author{
C. B. Santee, Chairman.
}

\section*{MINORITY REPORT}

Mr. Speaker-We the minority of your committee on roads and highways, to whom was referred House File 475, beg leave to dissent from
the view of the majority, and respectfully recommend that the bill do pass.

\author{
W. C. Children, Geo. F. Slemmons, Frank C. Young \\ S. E. Fackler John Orr \\ Lee O. Wolfe, \\ J. C. Sterling, \\ J. H. Gunderson.
}

Ordered passed on file.

Also:
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 441, a bill for an act to repeal sections fifteen hundred fifty (1550), (C. C. Sec. 2998), fifteen hundred fifty-one (1551), (C. C. Sec. 2999), supplement to the code, 1913, and section fifteen hundred fifty-two (1552), (C. C. Sec. 3000), code of 1897, as amended by chapter three hundred thirty-five (335), acts of the Thirty-seventh General Assembly, relating to 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 do pass.
C. B. Santee Chairman.

Report adopted.

Bradley of Poweshiek moved that a committee of three be appointed to notify the Senate that the House was ready to receive them in joint session.

Motion prevailed and the chair appointed as such committee Bradley of Poweshiek, Gilmore of Cedar and Van Camp of Muscatine.

Bradley of Poweshiek, from the special committee appointed to notify the Senate that the House was ready to receive them, reported that they had performed their duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the president of the Senate, the secretary of the Senate and the honored body of the Senate. The president of the Senate was escorted to the Speaker's station and the senators took seats on the west side of the House chamber.

\section*{JOINT CONVENTION}

Pursuant to concurrent resolution duly adopted, the joint session was called to order, Hon. John Hammill in the chair.

President Hammill announced a quorum present and the joint convention duly organized.

\section*{PROGRAM IN OBSERVANCE OF WASHINGTON'S BIRTHDAY}

The following program was carried out:
 Address....................................................... Lafayette Young Sr. Song.............................................America (Led by Quartette)

Senator Kimberly moved that the joint session be now dissolved.

Motion prevailed.

\section*{HOUSE RECONVENES}

The House reconvened, Speaker McFarlane in the chair.

> COMMUNICATION FROM CHILDREN OF
> THE HONORABLE D. O. STONE

The following communication was received from Merle R. Stone and Mrs. J. A. Armstrong, children of the late Hon. D. O. Stone:

Hawarden, Iowa, Feb. 21, 1921.

To the Members of the General Assembly of Lowa:
We wish to convey to you, as individuals and as a body, our sincere appreciation of the many kindnesses shown to our father during his recent illness and to further express our gratefulness for all that was done to make our burden lighter following our father's death.

We want you to know of the gratification it leaves us in the knowledge of the high esteem in which we know our father was held by your legislative body as judged by the honors conferred upon him there.

We appreciate the honor which has been done his memory through the naming of a committee of your members to come to Hawarden to attend the funeral and sincerely thank you for that action.
- Merle R. Stone, Mrs. J. A. Armstrong.

CONSIDERATION OF SPECIAL ORDER NO. 1
Time having arrived for special order No. 1, House File No. 564 , a bill for an act to amend section twenty-two hundred fif-teen-f-forty-one (2215-f-41) of the supplement to the code, 1913, as amended by section fourteen (14) of chapter three hundred fourteen (314) of the acts of the Thirty-seventh General Assembly (C. C. Sec. 335), and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns, was taken up and considered.

\section*{SPECIAL ORDER NO. 2}

Time having arrived for special order No. 2, Senate File No. 306, Elliott of Scott moved that action on said special order No. 2 be deferred until the bill under consideration was disposed of.

Motion prevailed.
The House resumed consideration of House File No. 564.
Yenter of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 103
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Elliott \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Elson \\
Allyn
\end{tabular} \\
Anderson & Emery & Kime \\
Becker & Fackler & Knickerbocker \\
Beeman & Forsling & Lake \\
Benz & Francis & Larson \\
Berry & Garber of Adair & Letts \\
Blake & Garber of Floyd & Levalley \\
Bradley & Gibson & Lockin \\
Brady & Gilbert & McClune \\
Buffington & Gilbertson & McCulloch \\
Calhoun & Gilmore of Cedar & McGhee \\
Carter & Gilmore of Clay & Mayne \\
Children & Gordon & Miller \\
Clark & Graham & Mills \\
Colbert & Grimwood & Moen \\
Criswell & Hanna & Moorhead \\
Dodd & Harrison & Morgan \\
Donhowe & Hauge & Narey \\
Doolittle & Healy & Nervig \\
Edgington & Held & Huff \\
Edson & Ingersoll & Olson \\
& & Ontjes
\end{tabular}
\begin{tabular}{lll} 
Orr & Schirmer & Van Camp \\
Parrott & Schulte & Vance \\
Parsons & Scott of Appanoose & Weaver \\
Perkins & Scott of Fremont & Weber \\
Peters & Shores & Westervelt \\
Peterson & Slemmons & Wolfe \\
Powers & Smith & Year \\
Ramsey & Springer & Yenter \\
Rankin & & Sterling \\
Rumley & Stimson & Young \\
Sampson & Storey & Mr. Speaker \\
Santee & Truax &
\end{tabular}

Nays, None
Absent or not voting, 4
\begin{tabular}{ll} 
Gunderson & Ulstad \\
McDonald & Wamstad
\end{tabular}

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

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 353 a bill for an act to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon Telephone Company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone company, its successors and assigns, by said town.

\begin{abstract}
Also:
House File No. 360, a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, Iowa.
\end{abstract}

\section*{Also :}

House File No. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), supplemental supplement to the code, 1915, (C. C. Sec. 6551) and twenty-nine hundred sixty-three-1 (2963-1), supplemental supplement to the code, 1915, (C. C. section 6559), legalizing acknowledgments of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators,
trustees, guardians or commissioners, filed for record prior to January 1, 1915, and making provision that this act shall not affect pending litigation.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 353 , a bill for an act to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon Telephone Company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone Company, its successors and assigns, by said town.

\section*{Also :}

House File No. 360, a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, Iowa.

\begin{abstract}
Also :
House File No. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), supplemental supplement to the code, 1915, (C. C. Sec. 6551) and twenty-nine hundred sitxy-three-1 (2963-1), supplemental supplement to the code, 1915, (C. C. Sec. 6559), legalizing acknowledgments of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1, 1915, and making provision that this act shall not affect pending litigation.
\end{abstract}

\section*{Also :}

Senate File No. 339, a bill for an act to amend section one thousand four hundred thirty-two (1432), supplement to the code, 1913, (compiled code, 4681), relating to certificates of purchase.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 353.
House File No. 360.
House File No. 334.
Senate File No. 339.

CONSIDERATION OF SPECIAL ORDER NO. 2
Special order No. 2, Senate File No. 306, a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the appointment and maintenance of a board of examiners, with report of committee without recommendation was taken up and considered.

Smith of Clinton offered the following substitue amendment:
Amend Senate File No. 306 as follows:
By striking all following the enacting clause by striking the title and by substituting the following:

A bill for an act to regulate the practice of drugless healing, and drugless healing and surgery, to provide for the examination and licensing of applicants to practice the same in the state of lowa, fixing fines and penalties for violation of any of its provisions and repealing chapter seventeen-a (17-a) supplement to the code 1913, (c. c. chapter 7) and all other acts and parts of acts in confliction with this act.

Whereas, There has been presented in this session of the legislature, a bill-Senate File No. 306-to regulate and license the practice of chiropractic in Iowa, which provides for an examining board consisting entirely of members of that system of practice; and

Whereas, Another bill, House File No. 380, to repeal the present existing law regulating the practice of osteopathy in Iowa, and also to provide for another examining board to consist entirely of members of that system of practice; and

Whereas, there are other systems of practice, which from time to time will knock at Iowa's door for a license to practice, who will also ask for separate examining boards; and

Whereas, In the past, in providing for the examination, for licensing physicians and surgeons to practice in Iowa, the three systems of medical practice were combined in one examining board, which for many years has been very satisfactory; and

Whereas, Osteopathy, Chiropractic and other systems or methods of practice which treat human ailments, diseases, injuries and deformities, without the internal use of arugs or meaicines and without op. erative major surgery, come under one designation, that of drugless healers; and

Whereas, It being in line with Governor Kendall's recommended policy of economy, by restricting the formation of boards and commissions, when not lessening efficiency; and

Whereas, By combining, provisions for regulating and licensing all systems or methods of drugless healing in one law, both economy and efficiency would result and everything sought in the bills in question, would be accomplished; now therefore,

Section 1. Drugless healing is hereby defined as the art of treating human ailments, diseases, injuries or deformities, by any system or method without the internal use of drugs or medicine and without the practice of operative major surgery.

Sec. 2. Osteopaths, now licensed to practice in the state of Iowa, and chiropractors, asking for this right, and hereby designated as drugless healers.

Sec. 3. A committee to examine applicants for a certificate or license to practice drugless healing in the State of lowa shall be formed, the members of which shall be appointed by the Governor, except as herein otherwise provided. The committee shall consist of three (3) drugless healers, of good moral character, not more than two (2) of whom shall follow the same system or method of practice, who have been engaged in active practice in the State of Iowa for three (3) or more, years prior to the passage of this act, and who are graduates of a college or school, recognized by the Iowa State Association of the system or method of practice of which the proposed appointee is a graduate, as being of good standing; one physician and surgeon, registered and engaged in active practice in the State of Iowa and the Secretary of the State Board of Health. These members shall be appointed within sixty ( 60 ) days after the passage of this act, and their terms of office shall commence, and they shall assume their duties the day following the expiration of that time. Their first terms of office shall be two for one year, one for two years and one for three years, and thereafter for three years. Vacancies to be filled by the Governor, but the number of drugless healers shall neither be in. creased or diminished by any appointment to fill vacancies.

Sec. 4. No member of the faculty or person in any way connected with any college or school teaching drugless healing, or of a medical school or college, shall be eligible to appointment on this committee.

Sec. 5. The examining committee shall organize at its first meeting by electing one of its members president, but the secretary of the State Board of Health shall act as its secretary.

Sec. 6. The examining committee shall meet in regular session annually on the first Tuesday following July 4 th, and at such other times, in special session, as may be deemed necessary, in the office of the State Board of Health, at the Capitol.

Sec. 7. Each member of the examining committee, except the secretary, shall receive for his services, out of a fund created by the payment of fees by applicants for examination reciprocity, and itinerant licenses, the sum of eight (8) dollars per day and all necessary traveling and incidental expenses, when performing their duties as members of said examining committee for drugless healers, but the secretary shall only receive his necessary expense incurred for service that cannot be performed at the office of the State Board of Health at the Capitol. The necessary postage, stationery, printing and other contingent office expenses incurred under this act shall be paid from said fund. Any balance remaining in said fund at the end of each fiscal year shall be turned over to the general fund of the state, to become a part of the general fund for the use of the state. All expenses incurred under this act shall be itemized, verified and audited and a warrant drawn therefor on this fund in the same manner as other expenses of the State Board of Health.

Sec. 8. No person shall practice osteopathy, chiropractic, or any system or method of drugless healing, or any system or method of drugless healing and surgery without a license so to do.

Sec. 9. No person shall, except as otherwise provided in this act, hereafter be licensed to practice osteopathy, chiropractic or any system or method of drugless healing, or any system or method of drugless healing and surgery, unless he shall pass a satisfactory examination conducted by an examining committee provided for in this act, except, that graduates of legally incorporated schools or colleges teaching osteopathy, chiropractic or any system or method of drugless healing, recognized by the state association of such system or methods of practice as being in good standing, who have been in active practice for three (3) or more years prior to the passage of this act, and are reputable and recognized successful practitioners in their respective communities, shall upon application, and the payment of the required fee of ten (10) dollars, be issued a license to practice drugless healing without examination, provided application is made on or before July 1, 1921.

Sec. 10. Each applicant for examination shall make application for examination on blank forms prepared and furnished by the Secretary of the State Board of Health, submit evidence, verified by oath, and satisfactory to the examining committee, that, he or she is twenty-one (21) years of age or over; is of good moral standing, has the professional preliminary education required by this act, designate the system or method of practice to be followed, and pay in advance to the Secretary of the State Board of Health the examination fee, which shall be ten (10) dollars.

Sec. 11. Standards of professional education are hereby fixed as follows:

For the practice of osteopathy, chiropractic, or any system or method of drugless healing, the applicant, shall be a graduate of a legally incorporated school or college, teaching drugless healing by the system or method of practice under which the applicant desires to be licensed, which requires as a prerequisite to graduation, a four (4) years of nine (9) months each, course of instruction, the time elapsing between the beginning of the first year and the ending of the last, or fourth years, to be not less than forty ( 40 ) months, and which is deemed by the examining committee to be reputable and in good standing.

For the practice of osteopathy, chiropractic, of any system or method of drugless healing with surgery, the same requirements shall apply with the additional requirements that the school or college of which the applicant is a graduate shall include in its curriculum of study a thorough and comprehensive course in surgery.

Sec. 12. The standard of preliminary education is hereby fixed as follows:

That the applicant for admission to such college or school teaching any system or method of drugless healing, has satisfactorily completed an approved course of study in an accredited high school or other equivalent school, having a course of study requiring an attendance through four years, or that the applicant present a certificate of having passed a satisfactory written examination in the studies embraced in the curriculum of such a high school, before any county school superintendent in lowa.

Sec. 13. The examination of those who desire to practice any system or method of drugless healing in Iowa, shall be of the same character as that required of those who desire to practice medicine and surgery, except in materia medica, and therapeutics, theory and practice of medicine and surgery. In the subject of theory and practice, the applicant shall be examined in accordance with the theory and practice taught by the school or college of which the applicant is a graduate, in materia medica and therapeutics he shall be examined in poisons and their antidotes, antiseptics and anaesthetic, and in surgery
he shall be examined only when he desires a license to practice a system or method of drugless healing and surgery.

Sec. 14. Each applicant, who successfully passes an examination, for a license to practice drugless healing, shall be entitled to a license to practice drugless healing, and to practice such treatment in accordance with the tenets of the school of practice designated by the applicant, and when said examination includes an examination in surgery the applicant shall be entitled to a license to practice drugless healing and surgery, and said license shall designate the system or method for which the license is issued.

Sec. 15. The examining committee may, in its discretion, issue a license, without examination, to a practitioner who has been licensed in any country, state, territory, or province, to practice osteopathy, chiropractic, or any other system or method of drugless healing or drugless healing and surgery, upon the following conditions:
1. That the applicant is of good moral character.
2. That he is a graduate of a school or college in good standing, teaching osteopathy, chiropractic or any other system or method of drugless healing.
3. That the requirements to practice osteopathy, chiropractic or any other system or method of drugless healing in said country, state, territory or province, are deemed by the examining committee to be practically equivalent to the requirements provided for a license by examination under this act.

Sec. 16. Applications from non-resident practitioners shall be filed with the secretary of the state board of health on blank forms prepared and furnished by him.

Sec. 17. Each person entitled to a license under the reciprocal provisions of this act, shall pay to the state board of health for such license, the same fees charged by the state endorsing the application of an Iowa drugless healer, applying under like conditions for registration or license in such country, state, territory or province, but in no case less than twenty-five (25) dollars, or more than fifty (50) dollars.

Sec. 18. The examining committee for drugless healing may revoke the license of any person holding a certificate license issued in pursuance of this act to practice osteopathy, chiropractic or any other system or method of drugless healing, or drugless healing and surgery, for any of the following causes:
1. A person who has been convicted of criminal abortion;
2. A person who has by false or fraudulent representation obtained or sought to obtain practice in his profession;
3. A person who is an habitual drunkard, or habitually addicted to the use of morphine, opium, cocaine or other habit forming drugs;
4. A person who has advertised under a name other than his own;
5. A person who shall advertise or profess publicly to treat human ailments under a system or method of treatment or practice other than that for which he holds a license;
6. A person who has been committed, by the judgment of a court of competent jurisdiction, to a hospital for the insane;
7. A person who is guilty of any wilful violation of the rules and regulations of the Iowa State Board of Health or who is guilty of any fraud or deceit by which he was admitted to practice;
8. A person who has been guilty of any other unprofessional or dishonorable conduct;

For any of the foregoing reasons the examining committee may revoke or refuse to issue a license.

Sec. 20. No license shall be revoked or refused until the holder thereof shall have been given a hearing before the examining committee.

Sec. 21. Any person who, being licensed to treat human ailments, diseases, injuries and deformities, by osteopathy, chiropractic or any system or method of drugless healing, or by drugless healing and surgery, who shall treat human ailments with drugs, or medicine or with operative major surgery, when licensed as a drugless healer only, or who shall buy, sell or fraudulently obtain any diploma, or license, or who shallfraudulently aid or abet such fraudulent buying, selling or obtaining, or who shall practice the treatment of human ailments, diseases, injuries, or deformaties under cover of any license fraudulently or illegally obtained, or who, being licensed to treat human ailments without the use of drugs or medicines and without operative major surgery by a desig. nated system or method of practice, shall, in connection with his name, advertise or profess to treat human ailments, diseases, injuries or deformaties under a system or method of practice, other than that for which he holds a license, shall be guilty of a misdemeanor and upon conviction, shall be punished by a fine of not less than twenty-five (25) dollars or more than two hundred (200) dollars, or confined in the county jail not more than one (1) year, or by both such fine and imprisonment in the discretion of the court.

Sec. 22. Any person filing or attempting to file, as his own, the diploma or certificate of another, or a forged affidavit of identification, shall be guilty of the crime of forgery and punished accordingly.

Sec. 24. Any person, licensed under this act advertising himself as a physician, surgeon or doctor, without affixing thereto a prefix or suffix indicating the system or method of practice for which he is licensed shall be deemed guilty of a misdemeanor and upon conviction thereof
shall be punished by a fine of not more than one hundred (i00) dollars or by imprisonment in the county jail for not more than two (2) months or by both such fine and imprisonment in the discretion of the court.

Sec. 25. Any person licensed to practice under this act, who shall use any drugs or medicines, except a prophylactic for ophthalnia neonatorum, antiseptics, antidotes for poisons or anaesthetics, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than two hundred (200) dollars, or by imprisonment in the county jail for not more than three (3) months, or by both such fine and imprisonment, in the discretion of the court.

Sec. 26. All certificates or licenses, heretofore issued to practice osteopathy, and in force on the first day of July, A. D. 1921, shall continue valid and in full force and effect unless revoked by the examining committee under the provisions of this act.

Sec. 27. Every person practicing osteopathy, chiropractic, or any system or method of drugless healing, or drugless healing and surgery, who goes from place to place or house to house outside of the county in which he is registered, or by circular letters or advertising of any kind, solicits persons to meet him for professional treatment at places other than his office at the place of his residence, shall be considered an itinerant drugless healer, and such itinerant drugless healer or drugless healer and surgeon shall in addition to his license elsewhere provided for in this act, procure from the Secretary of the State Board of Health a license as an itinerant, for which he shall pay to the State of Iowa the sum of two hundred (200) dollars per annum, upon payments of this sum the Secretary of the State Board of Health shall issue to the applicant a license to practice as an itinerant drugless healer, or drugless healer and surgeon, the same to designate his system or method of practice, for one (1) year from the date thereof.

Sec. 28. The Secretary of the State Board of Health by and with the approval of the examining committee, may refuse to issue such license, or may cancel such license upon satisfactory evidence of incompetency or immorality.

Sec. 29. The provisions of this act shall not apply to any person, sect or creed invoking divine aid by prayer or supplication for the relief of pain or cure of diseases, except the same shall be for direct or indirect compensation.

Sec. 30. Chapter seventeen-a (17-a) supplement to the code`1913, (C. C. chapter 7) and all acts and parts of acts conflicting with this act are hereby repealed.

Sec. 31. This act being deemed of immediate importance shall be in force and effect, from and after its publication in the Des Moines Capital, Des Moines Register, newspapers published at Des Moines, Iowa.

Smith of Clinton asked unanimous consent to defer action on Senate File No. 306 until the amendments submitted by him were printed in the journal.

Objection was made by Elliott of Scott.
Smith of Clinton moved that action on Senate File No. 306 be deferred.

A roll call was demanded.
On the question, "Shall action on Senate File No. 306 be deferred until the amendments offered by Smith of Clinton are printed in the journal ?'

Ayes, 31
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Cedar & Powers \\
\hline Becker & Grimwood & Schirmer \\
\hline Beeman & Gunderson & Slemmons \\
\hline Brady & Held & Smith \\
\hline Buffington & Kime & Storey \\
\hline Carter & Knickerbocker & Truax \\
\hline Clark & Long & Weaver \\
\hline Edgington & Morgan & Weber \\
\hline Emery & Narey & Mr. Speaker \\
\hline Gilbert
Gilbertson & Ontjes
Peters & \\
\hline
\end{tabular}

Nays, 67
Aldrich
Anderson
Benz
Berry
Blake
Bradley
Calhoun
Children
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edson
Elliott
Elson
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilmore of Clay
Gordon
Graham
\begin{tabular}{ll} 
Harrison & Parsons \\
Hauge & Perkins \\
Healy & Peterson \\
Huff & Ramsey \\
Ingersoll & Rankin \\
Justice & Rumley \\
Lake & Sampson \\
Larson & Schulte \\
Letts & Scott of Appanoose \\
LeValley & Scott of Fremont \\
McCClune & Shores \\
McCulloch & Springer \\
McDonald & Sterling \\
McGhee & Stimson \\
Mayne & Ulstad \\
Miller & Van Camp \\
Moen & Vance \\
Moorhead & Westervelt \\
Nervig & Wolfe \\
O'Donnell & Year \\
Olson & Young \\
Orr & \\
Parrott &
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Allyn & Hanna & Santee \\
Fackler & Lockin & Wamstad \\
Francis & Mills & Yenter
\end{tabular}

So the House refused to defer action on Senate File No. 306.
Smith of Clinton moved the adoption of his substitute amendment and asked for a roll call.

On the question, "Shall the substitute amendment offered by Smith of Clinton be adopted?"

Ayes, 11
\begin{tabular}{lll} 
Becker & Grimwood & Smith \\
Beeman & Knickerbocker & Truax \\
Benz & Long & Weber \\
Emery & Narey &
\end{tabular}

Nays, 85
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Orr \\
Allyn & Gordon & Parrott \\
Anderson & Graham & Parsons \\
Berry & Harrison & Perkins \\
Blake & Hauge & Peterson \\
Bradley & Healy & Powers \\
Brady & Held & Ramsey \\
Buffington & Huff & Rankin \\
Calhoun & Ingersoll & Rumley \\
Carter & Justice & Sampson \\
Children & Kime & Santee \\
Clark & Lake & Schirmer \\
Colbert & Larson & Schulte \\
Criswell & Letts & Scott of Appanoose \\
Dodd & LeValley & Scott of Fremont \\
Donhowe & Tockin & Shores \\
Doolittle & McClune & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McDonald & Storey \\
Elliott & McGhee & Ulstad \\
Flson & Mayne & Van Camp \\
Fackler & Miller & Vance \\
Francis & Moen & Weaver \\
Garber of Adair & Moorhead & Westervelt \\
Garbe: of & Floyd & Nervig \\
Gibson & O'Donnell & Wolfe \\
Gilbertson & Olson & Young \\
Gilmore of & Cedar & Ontjes
\end{tabular}

Absent or not voting, 11
\begin{tabular}{lll} 
Aiken & Mills & Springer \\
Gilbert & Morgan & Wamstad \\
Gunderson & Peters & Yenter \\
Hanna & Slemmons &
\end{tabular}

So the substitute amendment was lost.

Smith of Clinton offered the following amendments:
Amend Senate File No. 306 as follows:
Amend section one (1) by adding after examination in line seven (7), "to practice chiropractic".

By striking, in line two (2), "the passage of", the comma (,), after act, and the word "recognized", and inserting after act, the words "become effective" and in place of recognized the word "legally".

By inserting in line five (5) after the comma (,) following pathology the word "bacteriology".

By striking in line six (6) the word "school".
By striking in line seven (7) the word "six" and inserting therefor the word "nine".

Amend section two (2), by striking in line three (3) the hyphen (-) and word "treasurer" following secretary.

By striking in line ten (10) between sick and interne the word "or" and inserting therefor the word "as".

Amend section three (3), by striking all of said section and inserting in lieu thereof the following:
"for the purpose of examining applicants to practice chiropractic in the State of Iowa, consisting of four (4) members who shall be appointed by the Governor except as otherwise herein provided; said board shall be composed of two chiropractors, graduates of a school or college teaching chiropractic, recognized by the state association of chiropractic, as of good standing, who are of good moral characters, and have been engaged in active practice in the State of Iowa for three (3) or more years prior to the passage of this act, one physician and surgeon duly registered and engaged in practice in the State of Iowa, and the Secretary of Iowa State Board of Health.

Amend section four (4), by striking all of said section and inserting in lieu thereof the following:

The board of examiners shall commence sixty (60) days after the passage of this act. Appointments shall be made as follows:

One for three (3) years, one for two (2) years, and one for one (1) year; at the expiration of these terms all appointments thereafter made shall be for a term of three (3) years. The regular meeting of the board shall be held annually in the office of the State Board of Health at the Capitol. The first Tuesday following July 4th, and special meetings may be called at such other times as may be deemed necessary. The first meeting of the board shall be held the first Tuesday following July 4, 1921, at which time and annually thereafter, the board shall organize by electing one of its members president, but the

Secretary of the State Board of Health shall be its secretary; at this time rules and regulations shall be adopted to govern the manner of conducting examinations and all other work of the board. Vacancies occurring in the membership of the board shall be filled from the same classes as provided for in the creation of the board, but no person shall be appointed on the board of examiners for chiropractic who is a member of the faculty or in any way connected with any school or college of medicine or chiropractic.

Amend section five (5) by striking out all of said section.
Amend section six (6) by renumbering it section five (5) and by inserting in line one (1) after the word "pathology", the word "bacteriology".

By striking in line fourteen (14) the hyphen (-) and word "treasurer".

By striking in line seventeen (17) the hyphen (-) and word "treasurer".

Amend section seven (7) by renumbering it section six (6).
By striking in line three (3) the word "on" and inserting in place thereof the words "three years or more prior to".

By striking in line thirteen (13) the hyphen ( - ) and the word "treas. urer".

Amend section eight (8) by renumbering it section seven (7).
By inserting in line four (4) after pathology the word "bacteriology".
Striking the word "six" (6) and inserting therefor the word "nine".
Amend section nine (9) by renumbering it eight (8) and by inserting in line eighteen (18) the hyphen ( - ) and the word "treasurer".

Amend section ten (10) by renumbering it nine (9).
Amend section eleven (11) by renumbering it ten (10).
Amend section twelve (12) by renumbering it eleven (11).
By striking in line nine (9) the word "fifteen" and inserting therefor the word "eight".

Amend by inserting another section after the renumbered sections eleven (11) and number it section twelve (12) as follows:

Sec. 12. Any person practicing chiropractic, who goes from place to place or house to house, outside of the county in which he is registered or resides, or who by circular letters or advertisements of any kind, solicits persons to meet him for professional treatment outside of his office at his place of residence, shall be considered an itinerant chiropractic, and as such itinerant chiropractic, shall, in addition to the license elsewhere
provided for, procure from the secretary of the State Board of Health a license as an itinerant, for which he shall pay to the state of lowa, the sum of two hundred (200) dollars per annum. Upon payment of tais sum to the secretary of the State Board of reath, he snall issue to the applicant a license to practice as an itinerant cniropractic, for one (1) year trom the date thereof, provided, that by and with tne approval of tae examming board, he may renuse to issue or may cancel sucn a licenseupon satistactory evidence of incompetency or ammoranty.

Forsling of Woodbury raised the point of order that the amendments were out of order because the substitute amendments just deteated contained the amendments now before the House.
the Speaker ruled the point of order not well taken.
Smith of Clinton asked for a division of his amendments.
Young of Davis moved the previous question on the main bill and all pending amendments.

Motion prevailed.

Smith of Clinton moved the adoption of the amendment to section 3 of Senate File No. 306.

On the question, "Shall the amendment to section 3 be adopted?'"

Ayes, 18
\begin{tabular}{|c|c|c|}
\hline Becker & Knickerbocker & Santee \\
\hline Leeman & Long & schirmer \\
\hline Buffington & morgan & Smith \\
\hline Lumery & Ontjes & Storey \\
\hline Gilbert & Peters & 't'ruax \\
\hline Grimwood & sampson & Wv eber \\
\hline
\end{tabular}

Nays, 79
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Edgington \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Gunderson \\
Anderson
\end{tabular} \\
Edson & Harrison \\
Lenz & Elliott & Hauge \\
Berry & Elson & Healy \\
Blake & Fackler & Held \\
Bradley & Forsling & Huff \\
Calhoun & Grancis & Ingersoll \\
Carter & Garber of Adair & Justice \\
Unıdren & Garber of Floyd & Kime \\
Colbert & Gibson & Lake \\
Criswell & Gilbertson & Larson \\
Dodd & Gilmore of Cedar & Letts \\
Donhowe & Gilmore of Clay & LeValley \\
i oclittle & Gordon & Lockin \\
& Graham & McClune
\end{tabular}
\begin{tabular}{lll} 
McCulloch & Parrott & Springer \\
McDonald & Parsons & Sterling \\
McGhee & Perkins & Stimson \\
Mayne & Peterson & Van Camp \\
Miller & Ramsey & Vance \\
Mills & Rankin & Weaver \\
Moen & Rumley & Westervelt \\
Moorhead & Schulte & Wole \\
Narey & Scott of Appanoose & Yenter \\
O'Donnell & Scott of Fremont & Young \\
Olson & Shores & \\
Orr & Slemmons &
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lll} 
Aiken & Nervig & Year \\
Brady & Powers & Mr. Speaker \\
Clark & Ulstad & \\
Hanna & Wamstad &
\end{tabular}

So the amendment was lost.

Smith of Clinton moved the adoption of the following part of his amendment to section 2 of Senate File No. 306:

By striking in line seven (7) the word "six" and inserting therefor the word "nine".

A roll call was demanded by Mr. Smith.
On the question, "Shall the amendment be adopted?"
Ayes, 34

Becker
Beeman
Bradley
Buffington
Carter
Clark
Criswell
Edson
Emery
Garber of Adair
Garber of Floyd
Gilbert

Gilbertson
Gilmore of Clay
Grimwood
Gunderson
Hanna
Knickerbocker
Lake
Long
Mayne
Morgan
Ontjes
Powers

Rankin
Sampson
Santee
Schirmer
Stimson
Storey
Truax
Van Camp
Weber
Wolfe

Nays, 65
\(i\) idrich
Allyn
Anderson
Benz
Berry
Blake
Calhoun
Children

Colbert
Dodd
Donhowe
Joolittle
Edgington
Elliott
Elson
Fackler

Forsling
Francis
Gibson
Gilmore of Cedar
Gordon
Graham
Harrison
Hauge
\begin{tabular}{ll}
\begin{tabular}{l} 
Healy \\
Held
\end{tabular} & \begin{tabular}{l} 
Miller \\
Mills
\end{tabular} \\
Huff & Moen \\
Ingersoll & Moorhead \\
Justice & Narey \\
Kime & O'Donnell \\
Larson & Olson \\
Letts & Orr \\
LeValley & Parrott \\
Lockin & Parsons \\
McClune & Perkins \\
McCulloch & Peters \\
McDonald & Peterson \\
McGhee & Ramsey
\end{tabular}

Rumley
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Sterling
Vance
Weaver
Westervelt
Yenter
Young

Absent or not voting, 8
\begin{tabular}{lll} 
Aiken & Smith & Year \\
Brady & Ulstad & Mr. Speaker \\
Nervig & Wamstad &
\end{tabular}

So the amendment was lost.

Smith of Clinton moved the adoption of his amendment as section 12 to the bill and asked for a roll call.

On the question, "Shall the amendment be adopted?""

Ayes, 36
Becker
Beeman
Bradley
Buffington
Carter
Criswell
Doolittle
Fackler
Garber of Adair
Gilbert
Gilbertson
Grimwood

Nays, 62
\begin{tabular}{lll} 
Aldrich & Edson & Harrison \\
Allyn & Elliott & Hauge \\
Anderson & Emery & Healy \\
Benz & Forsling & Held \\
Berry & Francis & Huff \\
Blake & Garber of Floyd & Ingersoll \\
Calhoun & Gibson & Justice \\
Children & Gilmore of Cedar & Kime \\
Colbert & Gilmore of Clay & Lake \\
Dodd & Gordon & Larson \\
Donhowe & Edgington & Gunderson
\end{tabular}
\begin{tabular}{lll} 
McClune & O'Donnell & Schulte \\
McCulloch & Olson & Scott of Appanoose \\
McCDonald & Orr & Scott of Fremont \\
McGhee & Parrott & Shores \\
Miller & Parsons & Springer \\
Mills & Perkins & Vance \\
Moen & Peterson & Yenter \\
Moorhead & Ramsey & Young \\
Narey & Rumley &
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Aiken & Elson & Westervelt \\
Brady & Ulstad & Year \\
Clark & Wamstad & Mr. Speaker
\end{tabular}

So the amendment was lost.
Smith of Clinton moved the adoption of the remaining part of his amendments.

Motion lost.
Elliott of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 87
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Moorhead \\
Aldrich & Gibson & Narey \\
Allyn & Gibertson & Nevig \\
Anderson & Gilmore of Cedar & O'Donnell \\
Benz & Gilmore of Clay & Olson \\
Berry & Gordon & Orr \\
Blake & Gunderson & Parrott \\
Brady & Hanna & Parsons \\
Buffington & Harrison & Perkins \\
Calhoun & Hauge & Peters \\
Carter & Healy & Peterson \\
Clark & Huff & Powers \\
Children & Ingersoll & Ramsey \\
Colbert & Justice & Rankin \\
Criswell & Lake & Rumley \\
Dodd & Larson & Santee \\
Donhowe & LeValley & Schirmer \\
Doolittle & Lockin & Schulte \\
Edgington & Long & Scott of Appanoose \\
Edson & McClune & Scott of Fremont \\
Elliott & McCulloch & Shores \\
Emery & MccDonald & Slemmons \\
Fackler & McGhee & Smith \\
Forsling & Mayne & Springer \\
Francis & Marber of Adair & Moen
\end{tabular}

Truax
Van Camp
Vance
Nays, 16
Becker
Beeman
Bradley
Elson
Gilbert
Graham

Weaver
Westervelt
Wolfe

Grimwood
Knickerbocker
Letts
Mills
Ontjes
Sampson

Yenter
Young
Mr. Speaker

Absent or not voting, 4
\begin{tabular}{lc} 
Held \\
Kime & Morgan \\
Wamstad
\end{tabular}

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

MOTION TO RECONSIDER LAID UPON THE TABLE
Elliott of Scott moved that the House reconsider the vote by which Senate File No. 306 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

On motion of LeValley of Franklin the House adjourned until 1 :30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{ADDRESS BY JUDGE J. L. KAMRAR}

The Speaker pro tempore recognized Sterling of Hamilton, who stated that Judge J. L. Kamrar, a former member of the House of Representatives was present, and moved that an invitation be extended him to address the House.

Motion prevailed and Judge Kamrar was escorted to the Speaker's station, where he delivered a short speech.

\section*{ADDRESS BY HON. OLEY NELSON}

Donhowe of Story was recognized, and announced that the Honorable Ole Nelson, who was a member of the Twenty-first and Twenty-second General Assemblies, was present and moved that an invitation be extended him to address the House.

Motion prevailed and Mr. Nelson was escorted to the Speaker's station where he briefly addressed the House.

\section*{BILLS SENT TO TYE GOVERNOR}

Vance of Madison, from the committee on enrolled bills submitted the following report:

Mr. Speaker - Your committee on enrolled bills respectfully report that they have on this 22d day of February, 1921, sent to the governor for his approval, House File No. 353, a bill for an act to legalize an ordinance of the incorporated town of Manning, Iowa, granting a franchise to the Audubon Telephone Company, its successors and assigns, to erect, maintain and use upon the streets and alleys of Manning, Iowa, poles, wires, conduits and fixtures, necessary and sufficient to operate a telephone system in said town; and to legalize the renewal and extension of said franchise granted to the Manning Telephone Company, its successors and assigns, by said town.

\footnotetext{
Also :
House File No. 360, a bill for an act to legalize the levy for purchase of fire fighting equipment by the city council of the city of Waverly, Iowa.
}

Also :
House File No. 334, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), supplemental supplement to the code, 1915, (C. C. Sec. 6551) and twenty-nine hundred sixty-three-l (2963-1), supplemental supplement to the code, 1915, (C. C. 6559 ), legalizing acknowledgments of instruments recorded prior to January 1, 1915, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1,1915 , and making provision that this act shall not affect pending litigation.

\author{
W. H. Vance. Ohairman.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Edson of Buena Vista, from the committee on constitutional convention, submitted the following report:

Mr. Spearer-Your committee on constitutional convention to whom was referred House File No. 307, a bill for an act making provision for a convention to revise and amend the constitution, naming the number of delegates and districts; fixing the time for the convening of the convention and provision for submitting the amendments and additions to a referendum, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That in pursuance to the mandate of the voters of the state of Iowa, given at the general election in November, nineteen hundred twenty, a convention to revise and amend the constitution is hereby called to assemble on the second Monday in May, nineteen hundred twenty-three at twelve o'clock, noon, in the House Chamber of the capitol building in the city of Des Moines.

Sec. 2. The number of delegates to said convention shall correspond to the number of representatives in the General Assembly, according to the apportionment at the time of the election of said delegates, and each representative district then existing shall constitute a district for the election of such delegate or delegates.

Sec. 3. Delegates shall be residents of the districts from which elected and shall possess the same qualifications as state representatives, excepting only that sex shall not disqualify any one from being such delegate. Vacancies after election shall be filled by the governor, or the person exercising the powers of governor, by appointment of some
qualified person residing in the district in which the vacancy occurs. Vacancies on the ballot after nomination, but before election, shall be filled by the governor, or by the person exercising the powers of governor, and the name of the person so nominated shall be printed on the ballot with the other nominees.

Sec. 4. Candidates for delegates to such convention shall be nominated at the regular state and county primary election to be held in nineteen hundred twenty-two and no other names shall be placed on the ballot at the general election except those selected in the manner herein prescribed. Any citizen having the qualifications herein prescribed and desiring to be a candidate and residing in the district he desires to represent, shall file, or cause to be filed, with the secretary of state at least forty days before the date of said primary a petition signed by at least two per cent of the voters in said district, as determined by the total vote cast for governor in said district at the last preceeding election. Said petition shall be similar in form, so far as applicable, to that required for candidates for state representatives in the regular primaries, excepting that no party shall be referred to therein and no party qualifications required.

The secretary of state shall prepare blank petitions, which shall be sent to any citizen on demand.

The names of persons so petitioned for shall be certified to the county auditor in the same time and manner as in the case of state representatives, and shall be printed on a separate offici.i ballot as herein provided.

A separate ballot shall be prepared by the county auditors with the names alternated by precincts in the usual manner for the nomination of such candidates for delegates to said convention and the same shall be substantially in the following form:
(Place a cross in the square preceding the names of the parties you favor as candidates)

Ofticial Primary Ballot for Delegates to the Constitutional Convention

For Delegates to Constitutional Convention
```

[].............................................
[]..............................................
[]................................................
(Vote for two or four as the case may be)

```

Which ballots shall be certified in the usual manner by the county auditor and have the usual blanks for certificate by the judges of elec-
tion. Each person qualified to vote in said primary shall be entitled to vote for two persons in a district where one delegate is to be elected and for four persons in a district where two delegates are to be elected, and the returns shall be canvassed by the board of supervisors at the same time as that for other officers voted for at said primaries, and an abstract of such canvass certified to the secretary of state and said abstract returns shall be canvassed by the executive council at the same time and in the same manner as other returns and they shall certify the two persons receiving the highest number of votes in districts entitled to one delegate as the nominees for said districts and the four persons receiving the highest number of votes in districts entitled to two delegates as the nominees in such districts. Results of such canvass shall be certified to the respective county auditors in the same time and in the same manner as other officers and said county auditors shall prepare a separate ballot for the general election with the names of such nominees thereon in substantially the same form, so far as applicable, as the primary ballot herein referred to, no reference being made to party therein.

The vote on such ballots at the general election shall be canvassed in the same manner and by the same officers as those for state representatives and the results certified in the same manner to the secretary of state, who shall issue certificate of election to the person having the highest number of votes in districts entitled to one delegate, and to the two persons having the highest number of votes in districts entitled to two delegates.

Sec. 5. The laws then in force in reference to primary and general elections so far as applicable shall apply to the nomination and election of such delegates. The delegates shall be chosen at the regular election in nineteen hundred twenty-two, and all votes cast for delegates at such election shall be tabulated, returned and canvassed in the manner then provided by the law for the tabulation, return and canvass of votes cast in elections for state representatives so far as they be applicable. Election contests for membership in the convention shall be heard and determined by the convention.

Sec. 6. Each delegate before entering upon his duties shall take an oath to support the constitution of the United States and the state of Iowa, and to discharge faithtully his duties as a member of the convention. In going to and returning from the convention and during the sessions thereof the delegates shall, in all cases, except treason, felony or breach of peace, be privileged from arrest; and they shall not be questioned in any other place for any speech or debate in the convention.

Sec. 7. Each delegate shall receive for his services the sum of ten dollars ( \(\$ 10.00\) ) per day for each day said convention is in session, not however, to exceed fifteen hundred dollars ( \(\$ 1500.00\) ) for the entire services rendered. Said per diem shall be paid, one half at the expiration of thirty days from the opening of said convention, and the balance
at final adjournment. They shall be entitled to the same mileage now allowed by law for state representatives. The pay and mileage allowed to each delegate shall be certified to by the president of the convention and entered in the journal, and the warrants shall be issued therefor in the usual manner.

Sec. 8. A majority of the delegate's elected shall constitute a quorum for the transaction of business. The convention shall choose its own officers, determine the rules of its proceedings, and judge of the qualifications, election and returns of its members, and shall have power to appoint such officers, employees, and assistants as it may deem necessary and fix their compensation. The governor, or in his absence, the lieutenant governor, shall call the convention to order at its opening session and shall preside over it until temporary or permanent officers shall have been chosen by the delegates.

Sec. 9. A complete record of the proceedings of the convention, not including speeches in debates, shall be kept, and the journal containing the same filed with the secretary of state. The revision or alteration or aniendments to the constitution, agreed to and adopted by the convention shall be recorded in the office of the secretary of state.

Sec. 10. The revision of or amendments to the constitution adopted by the convention shall be submitted to the qualified voters of this state for ratification or rejection in such form and at such times as the convention may prescribe, not earlier, however, than sixty days after adjournment of the convention. No such revision, alteration, or amendments shall take effect unless approved by a majority of the voters voting at such election. The convention shall fix the day or days upon which such revision, alteration or amendments shall become effective.

Sec. 11. All laws applicable to general elections then in force and not inconsistent with this act or the directions of said convention shall be applicable to such convention held to ratify or reject the recommendations of said convention, and the convention shall prescribe the notices to be given thereof and the style or form of ballot to be used thereat and all such directions shall be carried out by the officials then required to look after and carry out the provisions in reference to elections. All laws in force governing elections and not inconsistent with the provisions of this act, or with powers exercised under the terms thereof, shall apply to and govern elections held under the terms hereof.

Sec. 12. The convention shall have power to punish, by imprisonment, any person, not a member, who shall be guilty of disrespect to the convention, by disorderly or contemptuous behavior in its presence. But no such imprisonment shall extend beyond twenty-four hours af any time, unless such person shall persist in such disorderly or contemptuous behavior. Commitments for disorderly or contemptuous behavior in the presence of the convention shall be made in the manner now prescribed by law for the commitment of persons guilty of disrespect to the General Assembly.

Sec. 13. It shall be the duty of all public officers to furnish the convention with any and all statements, papers, books, records and public documents that the convention shall require. The convention, and its committees, shall have the same power to compel the attendance of witnesses, or the production of papers, books, records and public documents, as is now exercised by the General Assembly.

Sec. 14. It shall be the duty of the law librarian of this state to collect and compile such information and data as he may deem necessary and convenient for the use of the delegates to said convention and to have the same ready for their inspection and use thirty days prior to the time the convention meets. He shall also transmit to such delegates such information and data and such other like matter as they may call for and as he may be able to obtain between the time of their election and the assembling of said convention.

Sec. 15. The convention shall provide for the preparation and issuance, after their deliberations have been completed, of an address to the people of this state setting out in full the alterations, revisions and amendments which they recommend and fully explaining the same and their reasons for such revisions and arrange for its publication and distribution.

Sec. 16. Sufficient sums are hereby appropriated from the state treasury to pay the salaries and expenses provided in this act, the same to be paid upon proper certified statement from the presiding officer and the secretary of said convention. Such certified statements shall be directed to the state auditor, who is authorized and directed to issue warrants upon the state treasury in accordance therewith and the state treasurer is authorized and directed to pay such warrants from funds in the state treasury not otherwise appropriated.

Also by amending the title to read as follows:
A bill for an act making provision for a convention to revise and amend the constitution, naming the number of delegates and districts, fixing the compensation of such delegates and the time of convening of the convention; making an appropriation to pay the expenses of such convention; and making a provision for submitting the amendments and additions to the constitution to a referendum.
W. C. Edson, Chairman.

Report adopted.
Hanna of Benton, 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. 464, a bill for an act to provide for the examination and registration of engineers and firemen of engines and boilers operated by steam power except locomotive engines and heating plants
in private residences, carrying less than ten pounds pressure; to provide for the licensing of the same by the board of mine examiners; and providing penalties 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.
J. W. Hanna, Chairman.

Report adopted and House File No. 464 was indefinitely postponed.

\section*{INTRODUCTION OF BILLS}

By Hauge of Polk, House File No. 567, a bill for an act to amend sections nine, hundred ninety-seven-a, (997-a); nine hundred ninety-seven-b (997-b) and nine hundred ninety-seven-c (997-،) supplement to the code, 1913, (C. C. sections 4411,4412 am +415 ) relating to control of parkings and trees and shrubbery on streets.

Read first and second time and referred to committee on municipal corporations.

By Allyn of Ringgold, House File No. 568 , a bill for an act making an appropriation to defray the expenses incurred by the Fort Dodge, Des Moines \& Southern Railroad Company in connection with the excavation at the slide, which occurred at the south end of the Capitol grounds extension in the spring of 1920.

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

By Elson of Wayne, House File No. 569, a bill for an act relating to the duty of persons riding in or on motor vehicles before crossing the tracks of steam railways at grade crossings.

Read first and second time and referred to committee on motor vehicles.

By Blake of Fayette, House File No. 570, a bill for an act providing for the regulation, licensing and sanitary inspection of restaurants, cafes, caferias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the public.

Read first and second time and referred to committee on dairy and food.

By Santee of Black Hawk, House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, and the issuing of certain bonds of said district.

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

By Letts of Washington, by request, House File No. 579, a bill for an act to amend section eleven hundred seven (1107), of the supplemental supplement to the code, 1915, (C. C. 433) relating to the printing of election ballots.

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

By Rumley of Decatur, House File No. 573, a bill for an act amending section twenty-eight hundred twenty-three-a (2823-a), supplement to the code, 1913, (C. C. Sec. 2663), relating to compulsory education of children.

Read first and second time and referred to committee on schools and textbooks.

By Carter of Hardin, House File No. 574, a bill for an act to authorize the paving by the state of Iowa of the public highways through and adjacent to the grounds of the State Training School for Boys and connecting the said institution with the city of Eldora, and making an appropriation therefor.

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

By Weaver of Polk, House File No. 575, a bill for an act to provide for the creation of a commission on uniform state laws and the appointment of commissioners thereto.

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

By Gilbert of Marshall, House File No. 576, a bill for an act to repeal section twenty-six hundred one, (2601) supplement to the code, 1913, (C. C. 1916), twenty-six hundred two, (2602), supplement to the code, 1913, (C. C. 1917), twenty-six hundred six
(2606), supplemental supplement to the code, 1915, and chapter 196, acts of the 38th General Assembly (C. C. 1920), relating to the object, purpose and qualifications for admission to the Iowa Soldiers' Home, and to enact a substitute therefor.

Read first and second time and referred to committee on board of control.

By Westervelt of Greene, House File No. 577, a bill for an act to legalize the making of special assessments for sewers and the issuance of bonds for sewer district number one of the town of Churdan, Iowa, in the sum of \(\$ 4749.00\).

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

By Mayne of Palo Alto, House File No. 578, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the City of Emmetsburg, in the county of Palo Alto, state of Iowa.

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

By Edson of Buena Vista, House File No. 579, a bill for an act to amend section nineteen hundred eighty-nine-a 8 (1989-a8), supplemental supplement to the code, 1915, (C. C. Sec. 4843), relating to drainage.

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

By Edson of Buena Vista, House File No. 580, a bill for an act to amend section five-a (5-a) of chapter three hundred thirtyseven (337) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2287) and section ten (10) of chapter two hundred ninety (290) acts of the Thirty-seventh General Assembly, (C. C. Sec. 2288) relating to the appropriation of state funds to meet the federal appropriation aiding vocational education.

Read first and second time and referred to committee on schools and textbooks.

By Santee of Black Hawk, House File No. 581, a bill for an act relating to the levying of a school house tax by independent
school districts and the issuing of certificates or bonds in anticipation of the collection of such tax.

Read first and second time and referred to committee on schools and textbooks.

By Blake of Fayette, House File No. 582, a bill for an act to amend sections thirty-five (35) and thirty-eight (38) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Secs. 2943 and 2946), relating to the grading and draining of extensions of the primary roads within towns.

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

By Yenter of Johnson, House File No. 583, a bill for an act to repeal section 1641-r20, supplemental supplement to the code of Iowa, 1915, (C. C. 5406) and to enact in lieu thereof, regulations for the government and organization of incorporated companies for pecuniary profit under the provisions of this act.

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

By Doolittle of Delaware, House File No. 584, a bill for an act to provide for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the bureau of vital statistics at the capitol of the state, as required to be established by the state registrar of vital statistics; to insure thorough organization and efficiency of the registration of vital statistics throughout the state; to provide certain penalties; to repeal all acts and parts of acts in conflict herewith, and to appropriate twenty thousand dollars (\$20,000.00 ) therefor.

Read first and second time and referred to committee on public health.

By Lake of Woodbury, House File No. 585, a bill for an act to amend chapter two hundred sixteen (216) (C. C. Sec. 6837)
of the Thirty-eighth General Assembly, relating to fees of justices of the peace and constables.

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

By Scott of Fremont, House File No. 586, a bill for an act to repeal section thirteen hundred sixty-six (1366), supplement to the code of Iowa, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the Thirty-eighth General Assembly and to enact a substitute therefor relative to books of assesors.

Read first and second time and referred to committee on county and township organizations.

By Doolittle of Delaware, House File No. 587, a bill for an act providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred thirty-one (331), laws of the Thirty-eighth General Assembly and making an additional appropriation therefor.

Read first and second time and referred to committee on military affairs.

By Knickerbocker of Linn, House File No. 588, a bill for an act amending chapter 363, acts of the Thirty-seventh General Assembly, providing aid for poultry association.

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

By Kime of Webster, House File No. 589, a bill for an act to amend section two hundred fifty-a20 ( \(250-\mathrm{a} 20\) ) supplement to the code, 1913, (C. C. section 2104) relating to the amount allowed a widowed mother for the care of her children.

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

By Gilmore of Clay, House File No. 590, a bill for an act to amend section four thousand eleven (4011) of the code (C. C. section 7730) relating to personal earnings.

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

\section*{HOUSE FILE WITHDRAWN}

On request of Rankin of Lee, unanimous consent having been obtained, House File No. 399 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{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. 406, a bill for an act to amend the law as it appears in section two thousand eight hundred thirteen (2813), supplement to the code, 1913, (compiled code section 2656), providing for tax to pay school bonds.
L. W. Ainsworth, Secretary.

\section*{Also:}

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

Senate File No. 295, a bill for an act to amend section 1989-a 27, supplement to code, 1913, (C. C. section 4875), relating to the issuance or bonds for first reclamation and improvement, or for any subsequent repair or improvement of a drainage district.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 348, a bill for an act to legalize the proceedings and acts of the city council and the city officials of the city of Newton, Jasper county, Iowa, in transferring funds in the sum of \(\$ 41,500.00\) from the electric light and power fund of said city to the water works fund of said city.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 405 , a bill for an act to amend section 843 of the code, (C. C. Sec. 3957) relating to bonds issued to pay the cost of street improvements.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 273, a bill for an act to amend section one (1), chapter one hundred sixteen (116), acts of the Thirty-eighth (38th) General Assembly, and section one (1), chapter seventy-seven. (77), acts of the Thirty-eighth (38th) General Assembly, relating to school taxes levied for the general fund, and estimated therefor.
L. W. Ainsworth, 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. 318, a bill for an act to amend chapter two hundred ninety-three (293), laws of the Thirty-eighth General Assembly relating to the compenation of county officers.

\section*{SENATE AMENDMENTS}

Amend by adding as paragraph two of section 2 the following:
'Amend the law as it appears in sections 1 and 2 of chapter 293, acts of the Thirty-eighth General Assembly, (C. C. \(3162,3176,3187,3209,6983\) ), by adding after the word 'city' in line twenty-four of each of said sections "having a population of five thousand or over".

Also amend the title by adding thereto after the word "assembly" in line three thereof the following: "(C. C. 3162, 3176, 3187, 3209, 6983)" and by striking out the period after the word "officers" and adding the following thereto: "and extending the operation of the law until June 1, 1923."
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 280, a bill for an act to amend the law as it appears in section twenty-eight hundred twelve-e ( 2812 -e), supplemental supplement to the code, (C. C. Sec. 2661), relating to school funding, refunding, and building bonds.

\section*{L. W. Annsworth, Secretary.}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 348, a bill for an act to legalize the proceedings and acts of the city council and the city officials of the city of Newton, Jasper county, Iowa, in transferring funds in the sum of \(\$ 41,500.00\) from the electric light and power fund of said city to the water-works fund of said city.

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

Senate File No. 295, a bill for an act to amend section nineteen hundred eighty-nine-a-twenty-seven (1989-a-27), supplement to the code, 1913, (compiled code section 4875), relating to the issuance of bonds for first reclamation and improvement, or for any subsequent repair or improvement of a drainage district.

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

Senate File No. 405, a bill for an act to amend section eight hundred forty-three (843) of the code (compiled code Sec. 3957), relating to bonds issued to pay the cost of street improvements.

Read first and second time and referred to committee on municipal corporations.

Substitute Senate File No. 273, a bill for an act to amend section one (1) chapter one hundred sixteen (116) acts of the Thir-ty-eighth (38th) General Assembly, and section one (1) chapter seventy-seven (77) acts of the Thirty-eighth (38th) General Assembly, relating to school taxes levied for the general fund, and estimated therefor.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 406, a bill for an act to amend the law as it appears in section two thousand eight hundred thirteen (2813), supplement to the code, 1913, (compiled code Sec. 2656), providing for tax to pay school bonds.

Read first and second time and referred to committee on schools and textbooks.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Grimwood of Jones, unanimous consent having been given, House File No. 275, a bill for an act authorizing the executive council to sell certain lands belonging to the state and purchase other lands, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking from the bill all of that part of section two (2) after the second word, 'the", in the third (3) line, and that after the word 'the", be inserted the words "general fund".

Mr. Grimwood moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?".
Ayes, 100

Aiken
Aldrich
Allyn
Anderson
Pecker
Beeman
Benz
Berry
Blake
Brady
Buffington
Calhoun
Carter
Children
Clark
Criswell
Dodd
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon

Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott

Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 7
\begin{tabular}{lll} 
Bradley & Graham & Wamstad \\
Colbert & McCulloch & \\
Francis & Sampson &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 275.

\section*{AMENDMENTS FILED}

Smith of Clinton filed the following amendments:
Amend House File No. 380 as follows:
By striking all of section four (4).
Amend section six (6) line three (3) by inserting between the words "examiners" and "who" the words "two of whom".

By striking in line four (4) the words "or osteopathic physicians and surgeons" and inserting therefor, "and one regularly licensed and registered physician and surgeon."

By inserting in line seven (7) between the words "college" and "and" the words "or school or in any way connected with them".

By inserting in line eight (8) between the words "practice" and "for" the words "in the state of Iowa".

By striking in line fifteen (15) the words "the said examiners shall".
By striking all of line sixteen (16), and inserting therefor the following, "the said appointed examiners, with the secretary of the state board of health, as member ex officio, who shall be its secretary, shall constitute the state board of osteopathic examiners."

By striking all of line seventeen (17) and inserting the following: "said board shall make and adopt all necessary".

By adding in line nineteen (19) the letter " \(s\) " to the word "examination'".

By striking all of lines 20, 21, 22, 23 and 24, and inserting the following: "shall be held annually on the first Tuesday after July 4th, and at such other times as may be deemed necessary. The compensation of examiners, except the secretary, shall be eight dollars ( \(\$ 8.00\) ) per day and transportation and necessary incidental expenses, provided the secretary shall receive only transportation and necessary incidental expenses in the performance of duties away from the office of the state board of health at the capitol.

The transportation and other expenses of members of the board shall be itemized, verified and audited and paid by warrants drawn on the
fund created by fees collected for examinations and licenses under this act, and any balance remaining in said fund at the end of the fiscal year shall be turned over to the general fund of the state to become a part of the same for the benefit of the state".

Amend section eight (8) by striking in line eight (8) of the word "osteopathy" and inserting therefor the words "osteopathic examiners'.

By striking in line eleven (11) the word "osteopathy" and inserting therefor the words "osteopathic examiners".

By striking in line thirteen (13) the word "osteopathy" and inserting the words "osteopathic examiners".

Amend section fifteen (15) by striking in line five (5) the words "of medicine" and in line ten (10) the words "of medicine".

Amend section sixteen (16) by striking in line twenty-one (21) the word "osteopthy" and inserting therefor the words "osteopathic examiners'".

By striking in line twenty-four (24) the word "osteopathy" and inserting therefor the words "osteopathic examiners".

Amend section eighteen (18) by striking in line one (1) the word "osteopathy" and inserting therefor the words "osteopathic examiners".

Amend by inserting as a new section following section thirteen (13) and numbering it as follows:

Section 13. Every person practicing osteopathy or professing to treat, cure or heal diseases, ailments or injuries by osteopathy application or methods, who goes from place to place or house to house or by circular letters or advertisements, solicits persons to meet him for professional treatment at places other than his office at the place of his residence, shall be considered an itinerant osteopath, and such itinerant osteopath shall, in addition to the license provided for in this act, procure from state board of osteopathic examiners a license as an itinerant, for which he shall pay to the secretary of the board for the use of the state of Iowa, the sum of two hundred fifty dollars ( \(\$ 250.00\) ) per annum. Upon payment of this sum the secretary shall issue to the applicant therefor a license to practice in the state, as an itinerant osteopath for one (1) year from date thereof. The board may, for satisfactory reasons, refuse to issue such license, or may cancel such license upon satisfactory evidence of incompetency or gross immorality.

Amend by renumbering the sections numerically commencing with "section five (5)" which shall be renumbered "section four (4)".

Amend by striking all of section twenty (20).
Lake of Woodbury filed the following amendments :
Amend House File No. 380, as follows:

\section*{Amendment No. 1}

Strike the word "first" in line one (1) of section two (2) and insert in lieu thereof, the word "fourth"; also by adding to said section, the words "created by this act".

Amendment No. 2
Add to section four (4) the following:
"nor affect the right to apply for authority to practise medicine and surgery".

Amendment No. 3
Strike out the words "professional organizations", in line five (5) section six (6), and insert in lieu thereof the words "osteopathic organization"; also by striking the word "take" in line seventeen (17) of section six (6) and insert in lieu thereof the word "make".

Amendment No. 4
Strike from section thirteen (13), lines twenty (20) to twenty-five (25) inclusive.

\section*{Amendment No. 5}

After the word "over" in line six (6) section seven (7), insert a comma and add the words "is of good moral character".

Amendment No. 6
Add after the word "appointed" in line fifteen (15) section six (6) the words "and has qualified".

Amendment No. 7
Strike out all of section nineteen (19) of the printed bill, and insert in lieu thereof the following:

Every person practising osteopathy, or osteopathic surgery, or obstetrics, or professing to treat, cure or heal diseases, ailments or injury by osteopathic application or method, who goes from place to place, or from house to house, or by circulars, letters or advertisements, solicits persons to meet him for professional treatment at places other than his office or at the place of his residence, shall be considered an itinerant osteopath; and such itinerant osteopath, shall in addition to the license elsewhere provided for in this act, procure from the state board of osteopathic examiners, a license as an itinerant for which he shall pay to the treasurer of state, for the use of the state of Iowa, the sum of two hundred and fifty dollars ( \(\$ 250.00\) ) dollars, per annum. Upon payment of this sum, the state board of osteopathic examiners shall issue to the applicant therefor,
a license to practise within the state, as an itinerant osteopath, for one year from the date thereof. The board may, for satisfactory reasons, refuse to issue such license, or may cancel such license upon satisfactory evidence of incompetency or gross immorality.

\section*{AMENDMENT NO. 8}

Strike section fifteen (15), and insert in lieu thereof the following:
Subject only to the limitation that obtaining license, refusal to license, revocation or suspension of license of osteopathic physicians or osteopathic surgeons shall be governed by the provisions of this act and to the further limitation that nothing found in the act shall authorize such physician or surgeon to prescribe or give internal curative medicines, and subject further to the limitation that one licensed to practice as an osteopathe physician only shall not perform major or operative surgery -such words as physician, regular practicing physician, doctor, doctor of medicine, regular practitioner, medical practitioner, medical school, medical college, or their equivalents, wheresoever found in any existing law or statute, shall be enlarged to include osteopathic physicians and osteopathic physicians and surgeons to like effect as if the words osteopathic physician or osteopathic physician and surgeon were written out in such statute.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled

Senate File No. 280, a bill for an act to amend the law as it appears in section twenty-eight hundred twelve-e ( \(2812-\mathrm{e}\) ), supplemental supplement to the code, (section twenty-six hundred sixty-one (2661) of the compiled code), relating to school funding, refunding, and building bonds.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, \\ Chairman Senate Committee.
}

Report adopted.
On motion of Gilbert of Marshall the House adjourned until 9:30 a. m., Wednesday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, February \(23,1921\).

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

Prayer was offered by the Rev. Claude R. Cook, pastor of the Methodist Episcopal church, Gray.

Journal of February 22d corrected and approved.

\section*{PETITIONS}

Sampson of Audubon presented a petition from citizens of Audubon county relative to Sunday blue laws.

Slemmons of Buchanan presented a petition from citizens of Buchanan county relative to Sunday blue laws.

LeValley of Franklin presented a petition from citizens of Franklin county relative to Sunday blue laws.

Above petitions referred to committee on judiciary.

Kime of Webster presented a petition from citizens of Duncombe relative to state bonus for soldiers.

Peterson of Henry presented a petition from citizens of New London relative to adoption of an official state flag.

Above petitions referred to committee on military.
LeValley of Franklin presented a petition from citizens of Hampton relative to optional use of bible in public schools.

Francis of Taylor presented a petition from citizens of Bedford relative to optional use of bible in public schools.

Above petitions referred to committee on schools and text books.

Mills of Harrison presented a petition from citizens of Logan relative to House File No. 431, by Mayne.

Mills of Harrison presented a petition from citizens of Logan relative to amendment to code commission bill.

Francis of Taylor presented a petition from citizens of Lenox relative to censorship of moving picture films.

Above petitions referred to committee on judiciary.

Mills of Harrison presented petitions from citizens of Logan relative to cigarette law, also relative to drug and intoxicating liquor commission.

Referred to committee on police regulations.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on February 21st, approved the following bills :

House File No. 298.
House File No. 338.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 316, a bill for an act to amend section fifty-four hundred forty-seven-a (5447-a), supplement to the code, 1913, (compiled code section 2254), relating to parole from the bench.

\begin{abstract}
Also :
Senate File No. 344, a bill for an act to amend section four thousand eight hundred ninety-seven-a (4897-a), supplement to the code, 1913, (compiled code section 9003 ), relating to punishment for escape.
\end{abstract}

\footnotetext{
Also:
Senate File No. 345, a bill for an act to amend section five thousand seven hundred eighteen-a eighteen ( 5718 -a 18), supplement to the code,
}

1913, (compiled code section 2247), relating to penalty for violation of parole.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{HOUSE FILES WITHDRAWN}

On request of Vance of Madison, unanimous consent having been obtained, House File No. 470 was withdrawn from the committee on roads and highways and from further consideration by the House.

On request of Ontjes of Grundy, unanimous consent having been obtained, House File No. 384 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Perkins of Sac county, 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. 275, a bill for an act to repeal chapter two hundred fifty-seven (257), laws of the Thirty-eighth General Assembly, (compiled code, section 4482, paragraph 1), relating to banks or trust companies, stock, government securities and exemptions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass, and that same be substituted for House File 271, which is a companion bill.

Geo. B. Perkins, Chairman.
Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on banks and banking to whom was referred House File No. 271, a bill for an act to repeal chapter two hundred fifty-seven (257) of the laws of the Thirty-eighth General Assembly, relating to property exempt 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.

Geo. B. Perkins, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on banks and banking to whom was referred House File No. 409, a bill for an act to amend section eighteen hundred seventy-three (1873), of chapter twelve (12), supplement to the code, 1913, (C. C. Sec. 5801, chapter 4) relating to publication of bank statements, 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 be indefinitely postponed.

Geo. B. Perkins, Chairman.
Report adopted and House File No. 409 was indefinitely postponed.

Becker of Clayton, from the committee on motor vehicles and transportation, submitted the following report:

Mr. Spafier--Your committee on motor vehicles and transportation to whom was referred House File No. 354, a bill for an act to repeal para. graph 5, section 10, chapter 275, acts of the Thirty-eighth General Assembly, (C. C. Sec. 3053, paragraph 5), and to enact a substitute therefor, fixing a schedule of license fees for trailers to motor vehicles and trucks, beg leave to report they have had 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. Becker, Chairman.
Report adopted.
Lake of Woodbury, from the committee on railroads, submitted the following report:

Mr. Speaker-Your committee on railroads to whom was referred House File 426, a bill for an act granting to the Iowa Board of Railroad Commissioners, additional power and authority to promote safety at crossings at grade of steam and interurban railways and amending sections two thousand thirty-three-e ( \(2033-\mathrm{e}\) ) and two thousand thirty-threec (2033-c), supplement to the code, 1913, (c. c. sections 5241 and 6237), beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that it be amended as follows, and when so amended the bill do pass:

Amend by adding after line eight (8), section three (3) thereof the following:
"Sec. 4. This act shall not affect prior existing contracts between any such steam and interurban railroads as between themselves."

Also by striking from line one (1), section four (4), the figure " 4 ". and inserting in lieu thereof the figure " 5 ".

Frani C. Lake, Chairman
Report adopted.

Santee of Black Hawk, 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. 424, a bill for an act to amend section six (6) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2914), relative to elections to authorize the hard surfacing of primary 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 indefinitely postponed.
C. B. Santee, Chairman.

\section*{MINORITY REPORT}

Mr. Speaker-We, the minority of your committee on roads and highways, to whom was referred House File No. 424, beg leave to dissent from the view of the majority, and respectfully recommend that the bill do pass.

> J. H. Anderson,
> 'C. L. Gunderson,
> R. L. Rumley,
> W. G. Gordon,
> Lee O. Wolfe,
> W. C. Children,
> J. C. Sterling,
> John H. Aiken, S. E. Fackler, John Orr, Geo. F. Slemmons, Frank C. Young, W. C. Scott, W. H. Vance.

Ordered passed on file.

\section*{INTRODUCTION OF BILLS}

By Morgan of Jasper, House File No. 591, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thir-ty-eighth General Assembly (C. C. 2909-2963 inclusive), relative to the construction, improvement and maintenance of highways and providing that roads leading to public cemeteries within one mile from cities of more than five thousand \((5,000)\) population
may be hard surfaced before primary roads and before said work shall have been authorized by the vote of the electors of the county.

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

By Blake of Fayette, House File No. 592, a bill for an act to provide for appointment of examiners of accounts of certain school districts of the state, to designate their duties, and fix their compensation, and requiring compulsory attendance of witnesses.

Read first and second time and referred to committee on schools and textbooks.

By Elson of Wayne, by request, House File No. 593, a bill for an act to amend sub-division \(f\) of section twenty-seven hundred ninety-four-a (sub-division \(f\) of section 2794-a) of the supplemental supplement to the code, 1915, (C. C. 2524) relating to dissolution of independent consolidated school corporations.

Read first and second time and referred to committee on schools and textbooks.

By Weber of Dubuque, House File No. 594, a bill for an act to repeal the law as it appears in sections twenty-one twenty-1 (2120-1) and twenty-one hundred twenty-m (2120-m) supplement to the code, 1913 , acts of the Thirty-fifth General Assembly, chapter 170 , (C. C. Sec. 5035 and 5036 ) relative to narrow guage railroads and enact a substitute in lieu thereof.

Read first and second time and referred to committee on railroads and transportation.

By Perkins of Sac, House File No. 595, a bill for an act to amend section eleven-hundred nine (1109), chapter three (3), supplement to the code, 1913 , (C. C. Sec. 434) relating to method of printing ballots.

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

By Grimwood of Jones, House File No. 596, a bill for an act to provide for the establishment of physical education in the public elementary and secondary schools of this state; to provide for a course or courses of instruction in physical education in the high schools and state institutions offering teacher-training courses; to provide for the printing and distribution of a syllabus of physical education, to prescribe the duties of boards of education relative to physical education; to provide for the appointment of a state supervisor of physical education and assistants and the salary and expenses connected thereto; and to make an appropriation therefor.

Read first and second time and referred to committee on schools and textbooks.

By Committee on Motor Vehicles, House File No. \(\overline{5} 97\), a bill for an act to amend sections sixteen (16) and thirty-five (35) of chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Secs. 3059 and 3078), relating to the collection, possession and remittance of fees and penalties for the registration of motor vehicles.

Read first and.second time and passed on file.

By Clark of Linn, House File No. \(\quad 98\), a bill for an act to amend section four thousand nine hundred ninety-nine-al (4999a1) (compiled code, Sec. 859) and four thousand nine hundred ninetry-nine-a 5 (4999-a5), (compiled code, Sec. 862), supplement to the code, 1913, and to provide for the safety, comfort and health of employes and other persons in places where industry, trade or business is carried on, and to provide for inspection of such places and for the promulgation of rules, regulations, and orders by the commissioner of the bureau of labor statistics, and providing for the violation of the provisions of this act.

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

\section*{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. 293, a bill for an act to amend the law as it appears in section one (1), chapter seventy-two (72), of the acts of the Thirtyeighth General Assembly, (compiled code section 2578), relating to high school tuition of non-resident pupils in approved schools.

\author{
L. W. Arnsworth, Secretary.
}

\section*{Also :}

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

Senate File No. 453 , a bill for an act to amend section \(850-\mathrm{p}\), supplemental supplement to the code, 1915, (c. c. sec. 3684 ), as amended by chapter 58 of the laws of the 38 th General Assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvements of lakes, etc.
L. W. Answorth, Secretary.

Also:
Mr. Speaker-I 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 to legalize certain warrants and the issuance and sale of certain negotiable bonds for various purposes for the town of Shelby, Shelby county, Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 292, a bill for an act to amend the law as it appears in section six (6), chapter two hundred seventyeight (278), of the acts of the Thirty-eighth General Assembly, (c. c. sections \(6985,3164,3178,3211,3188\) ), by extending the operation of the law as it appears in said chapter.
L. W. Ainsworth, Secretary.

Also :
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. 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913 ; (c. c. sec. 4423 ), relative to special taxes in special charter cities.
L. W. Arnsworth, Secretary.

Also :
Mr. Spelker-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. 340, a bill for an act to repeal section two thousand three hundred fifty-five (2355) of the code, and all amendments thereto (c. c. 1187), relating to partition fences and to enact a substitute therefor.

\section*{SENATE AMENDMENTS}

Amend House File No. 340 by striking out the words "twice during each calendar year, the first time during the month of June and the last time during the month of September', where they occur in lines 9,10 , and 11 of section 1 , and inserting in lieu thereof the words "once each calendar year."

\author{
L. W. Answormi, Secretary.
}

Also:
Mr. Shmaer-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the con. currence of the Senate was asked:

House File No, 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association.

\section*{SENATE AMENDMENTS}

Amend the title by changing the period at the end thereof to a comma, and adding "and authorizing the secretary of state to renew the charter."
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Substitute for Senate File No. 292, a bill for an act to amend the law as it appears in section six (6) chapter two hundred sev-enty-eight (278) of the acts of the Thirty-eighth General Assembly, (C. C. sections 6985, 3164, 3178, 3211, 3188) by extending the operation of the law as it appears in said chapter.

Read first and second time and referred to committee on county and township organizations.

Senate File No. 293, a bill for an act to amend the law as it appears in section one (1), chapter seventy-two (72), of the acts of the Thirty-eighth General Assembly, (compiled code section 2578), relating to high school tuition of non-resident pupils in approved schools.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 478 , a bill for an act to legalize certain warrants and the issuance and sale of certain negotiable bonds for various purposes for the town of Shelby, Shelby county, Iowa.

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

Senate File No. 453 , a bill for an act to amend section eight hundred fifty-p (850-p), supplemental supplement to the code, nineteen hundred fifteen (C. C. Sec. 3684), as amended by chapter fifty-eight (58) of the laws of the Thirty-eighth General Assembly. increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes by dredging or otherw ise deepening the same; constructing dikes and levees and changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes.

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

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 280.
Senate File No. 316.
Senate File No. 344.
Senate File No. 345.

\section*{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. 564 , a bill for an act to amend section twenty-two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913 , as amended by section fourteen (14) of chapter three hundred fourteen (314), acts of the Thirty-seventh General Assembly (c. c. 335) and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns.

\author{
L. W. Ainsworth, Secretary.
}

\section*{CONSIDERATION OF SPECIAL ORDER NO. 3}

Time having arrived for the consideration of special order No. 3, House File No. 380, a bill for an act to repeal sections twentyfive hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b ( \(2583-\mathrm{b}\) ), twenty-five hundred eighty-three-c ( \(2583-\mathrm{e}\) ), twenty-five hundred eighty-three-d ( \(2583-\mathrm{d}\) ), twenty-five hundred eighty-three-e (2583-e), twenty-five hundred eighty-three-f ( 2583 f), supplement to the code, 1913 (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof, with report of committee recommending passage was taken up for consideration.

Smith of Clinton asked and obtained unanimous consent to withdrew the amendments filed by him to House File No. 380, found on pages 656 and 657 of the journal of February \(92 d\).

The amendments filed by Lake of Woodbury to House File No. 380 , found on pages 658 and 659 of the journal, were taken up, considered, and on motion of Mr. Lake, adopted.

Kime of Webster offered the following amendment and moved its adoption:

Amend line 9 of section 10 by inserting after the comma following the word "each", the following: "no two of which shall be given in any one year,".

Amendment adopted.

Kime of Webster offered the following amendment and moved its adoption:

Amend House File No. 380 by striking out the word "surgery", wherever the same appears in said bill.

Amendment lost.
Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 101
\begin{tabular}{|c|c|c|}
\hline Aiken & Gunderson & Perkins \\
\hline Aldrich & Hanna & Peters \\
\hline Allyn & Harrison & Peterson \\
\hline Anderson & Hauge & Powers \\
\hline Beeman & Healy & Ramsey \\
\hline Benz & Held & Rankin \\
\hline Blake & Huff & Rumley \\
\hline Bradley & Ingersoll & Sampson \\
\hline Brady & Justice & Santee \\
\hline Calhoun & Knickerbocker & Schirmer \\
\hline Carter & Lake & Schulte \\
\hline Children & Larson & Scott of Appanoose \\
\hline Clark & Letts & Scott of Fremont \\
\hline Colbert & LeValley & Sheres \\
\hline Criswell & Lockin & Slemmons \\
\hline Dodd & Long & Smith \\
\hline Donhowe & McClune & Springer \\
\hline Edgington & McCulloch & Sterling \\
\hline Edson & McDonald & Stimson \\
\hline Elliott & McGhee & Storey \\
\hline Elson & Mayne & Truax \\
\hline Enery & Miller & Ulstad \\
\hline Fackler & Mills & Van Camp \\
\hline Forsling & Moen & Vance \\
\hline Francis & Moorhead & Wamstad \\
\hline Garber of Adair & Morgan & Weaver \\
\hline Garber of Floyd & Narey & Weber \\
\hline Gibson & Nervig & Westervelt \\
\hline Gilbert & O'Donnell & Wolfe \\
\hline Gilbertson & Olson & Year \\
\hline Gilmore of Cedar & Ontjes & Yenter \\
\hline Glyore of Clay & Orr & Young \\
\hline Gordon & Parrott & Mr. Speaker \\
\hline Grimwood & Parsons & \\
\hline
\end{tabular}

Nays, 2
Doolittle
Kime

Absent or not voting, 4
\begin{tabular}{ll} 
Berry & Buffington \\
Becker & Graham
\end{tabular}

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

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Lake of Woodbury moved to reconsider the vote by which House File No. 380 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

\section*{CONSIDERATION OF BILLS}

House File No. 559 , a bill for an act to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920, with report of committee recommending passage was taken up and considered.

Shores of Bremer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{lll} 
Aldrich & Edgington & Hauge \\
Allyn & Fdson & Healy \\
Anderson & Elliott & Held \\
Eecker & Flson & Huff \\
Beeman & Emery & Ingersoll \\
Benz & Fackler & Justice \\
Berry & Forsling & Kime \\
Elake & Francis & Knickerbocker \\
Bradley & Garber of Adair & Larson \\
Brady & Garber of Floyd & Letts \\
Buffington & Gibson & LeValley \\
Calhoun & Gilbert & Lockin \\
Carter & Gilbertson & Long \\
Children & Gilmore of Clay & McClune \\
Colbert & Graham & McCulloch \\
Criswell & Grimwood & McGhee \\
Donhowe & Doolittle & Hanna \\
& Harrison & Mayne \\
& & Miller
\end{tabular}
\begin{tabular}{lll} 
Mills & \begin{tabular}{l} 
Powers \\
Ramsey
\end{tabular} & Stimson \\
Moen & Ramsen & Storey \\
Morgan & Rumley & Truax \\
Narey & Sampson & Ulstad \\
Nervig & Santee & Van Camp \\
O'Donnell & Schirmer & Vance \\
Olson & Schulte & Wamstad \\
Ontjes & Scott of Appanoose & Weaver \\
Orr & Scott of Fremont & Weber \\
Parrott & Shores & Westervelt \\
Parsons & Slemmons & Wolfe \\
Perkins & Smith & Year \\
Peters & Springer & Yenter \\
Peterson & Sterling & Mr. Speaker
\end{tabular}

Nays, none

Absent or not voting, 11
\begin{tabular}{lll} 
Aiken & Gordon & Moorhead \\
Clark & Gunderson & Rankin \\
Dodd & Lake & Young \\
Gilmore of Cedar & McDonald &
\end{tabular}

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

House File No, 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford county, Iowa, with report of committee recommending passage was taken up and considered.

Powers of Crawford moved that the bill be read a third time now and placed up on its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{lll} 
Aiken & Elliott & Hanna \\
Allyn & Elson & Hauge \\
Becker & Emery & Healy \\
Beeman & Fackler & Held \\
Blake & Forsling & Ingersoll \\
Buffington & Garber of Adair & Kime \\
Calhoun & Garber of Floyd & Knickerbocker \\
Carter & Gibson & Larson \\
Criswell & Gilbert & Letts \\
Dodd & Gilmore of Cedar & LeValley \\
Doolittle & Gilmore of Clay & Long \\
Edgington & Graham & McClune \\
Edson & Grimwood & McCulloch
\end{tabular}

McGhee
Mayne Miller Mills Moen Morgan
Narey Nervig
O'Donnell
Olson
Parsons
Perkins

Peters
Peterson
Powers
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Smith
Sterling

Springer
Stimson
Storey
Truax
Van Camp
Vance
Weaver
Weber
Westervelt
Yenter
Mr. Speaker

Nays 15
\begin{tabular}{lll} 
Aldrich & Gilbertson & Slemmons \\
Anderson & Huff & Ulstad \\
Benz & Ontjes & Wamstad \\
Berry & Orr & Wolfe \\
Children & Scott of Appanoose & Year
\end{tabular}

Absent or not voting, 18
\begin{tabular}{lll} 
Bradley & \begin{tabular}{l} 
Gordon \\
Brady
\end{tabular} & \begin{tabular}{l} 
McDonald \\
Clark
\end{tabular} \\
Munderson & Parread \\
Colbert & Harrison & Parrott \\
Donhowe & Lustice & Ramsey \\
Francis & Lake & Rankin \\
& Lockin & Young
\end{tabular}

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Yenter of Johnson, unanimous consent having been given, House File No. 564 , a bill for an act to amend section twenty-two hundred fifteen-f-forty-one (2215-f-41) of the supplement to the code, 1913, as amended by section fourteen (14) of chapter three hundred fourteen (314) of the acts of the Thirtyseventh General Assembly (335) and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 564 by striking out the word "governor" at the end of line 11 of section 1 and substituting the words "executive council".

Mr. Yenter moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 96
\begin{tabular}{lll} 
Aiken & Gordon & Orr \\
Aldrich & Graham & Parrott \\
Allyn & Grimwood & Parsons \\
Anderson & Gunderson & Perkins \\
Becker & Hanna & Peters \\
Beeman & Harrison & Peterson \\
Benz & Hauge & Powers \\
Blake & Healy & Rankin \\
Brady & Held & Rumley \\
Buffington & Huff & Sampson \\
Calhoun & Ingersoll & Santee \\
Carter & Justice & Schirmer \\
Children & Kime & Schulte \\
Colbert & Knickerbocker & Scott of Appanoose \\
Criswell & Larson & Scott of Fremont \\
Dodd & Letts & Shores \\
Donhowe & LeValley & Slemmons \\
Doolittle & Long & Sterling \\
Edgington & McClune & Stimson \\
Edson & McCulloch & Storey \\
Elson & McDonald & Truax \\
Emery & McGhee & Ulstad \\
Fackler & Mayne & Van Camp \\
Forsling & Miller & Vance \\
Francis & Garber of Adair & Moen \\
Garber of & Floyd & Morgan \\
Gibson & Namstad \\
Gilbert & Narey & Weaver \\
Gilbertson & Nervig & Weber \\
Gilmore of Cedar & O'Donnell & Olson \\
Gilmore of Clay & Ontjes & Wolfervelt \\
& & Year \\
& & Yenter \\
& & Mr. Speaker \\
\end{tabular}

Nays, 1
Berry

Absent or not voting, 10
\begin{tabular}{lll} 
Bradley & Lockin & Springer \\
Clark & Moorhead & Young \\
Elliott & Ramsey & \\
Lake & Smith &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 564.

Semate File No. 466, a bill for an act to legalize the issuing of certaimannemen on the general fund by the town council of the incorpormanan of Farmington, in Van Buren county, state of

Iowa, with report of committee recommending passage was taken up and considered.

Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 90
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Orr \\
Aldrich & Graham & Parsons \\
Allyn & Grimwood & Perkins \\
Anderson & Gunderson & Peters \\
Becker & Hanna & Peterson \\
Beeman & Harrison & Powers \\
Benz & Hauge & Rankin \\
Berry & Healy & Rumley \\
Blake & Held & Santee \\
Bradley & Huft & Schirmer \\
Brady & Ingersoll & Schulte \\
Buffington & Justice & Scott of Appanoose \\
Calhoun & Kime & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Larson & Slemmons \\
Colbert & Letts & Smith \\
Criswell & LeValley & Sterling \\
Donhowe & Lockin & Stimson \\
Doolittle & Long & Storey \\
Edgington & McClune & Truax \\
Edson & McCulloch & Ulstad \\
Elliott & McGhee & Van Camp \\
Elson & Mayne & Vance \\
Emery & Garber of Adair & Miller \\
Garber of Floyd & Moen & Wamstad \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Westervelt \\
Gilbertson & Gilmore of Cedar & Olson \\
Ontjes & Wolfe \\
\end{tabular}

Nays, none
Absent or not voting, 17

Clark
Dodd
Fackler
Forsling
Francis
Gordon

Lake
McDonald
Moorhead
Morgan
O'Donnell
Parrott

Ramsey
Sampson
Springer
Yenter
Young

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

Calendar No. 2, House File No. 373, a bill for an act amending chapter two hundred eighty-eight (288) laws of the Thirty-eighth General Assembly (C. C. 3997, 4005, 4003), conferring additional powers on cities now or hereafter having a population of one hundred thousand \((100,000)\) inhabitants or over, including cities acting under the commission plan of government, relating to water works, with report of committee recommending substitute amendment and passage, was taken up and considered.

On motion of Weaver of Polk the substitute amendments proposed by the committee, found on page 480 of the journal of February 14th, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93
\begin{tabular}{lll} 
Allyn & Graham & Perkins \\
Anderson & \begin{tabular}{l} 
Grimwood \\
Becker
\end{tabular} & \begin{tabular}{l} 
Peters
\end{tabular} \\
Beeman & Hanna & Peterson \\
Benz & Harrison & Powers \\
Berry & Hauge & Ramsey \\
Blake & Healy & Rankin \\
Bradley & Held & Rumley \\
Brady & Ingersoll & Sampson \\
Buffington & Kime & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Lake & Schulte \\
Children & Larson & Scott of Fremont \\
Colbert & Letts & Shores \\
Criswell & LeValley & Slemmons \\
Donhowe & Lockin & Smith \\
Doolittle & Long & Springer \\
Edgington & McClune & Sterling \\
Edson & McCulloch & Stimson \\
Elson & McGhee & Storey \\
Emery & Mayne & Truax \\
Fackler & Miller & Van Camp \\
Forsling & Mills & Vance \\
Francis & Moen & Wamstad \\
Garber of Adair & Moorgead & Morgan \\
Garber of & Floyd & Narey \\
Gibson & Neaver \\
Gilbert & Nervig & Weber \\
Gilmore of Cedar & Olsonnell & Westervelt \\
Gilmore of Clay & Ontjes & Year \\
Gordon & Parrott & Yenter \\
& & Young \\
& & Mr. Speaker \\
\end{tabular}

Nays, 7
\begin{tabular}{lll} 
Aiken & Huff & Scott of Appanoose \\
Aldrich & Justice & \\
Gunderson & Parsons &
\end{tabular}

Absent or not voting, 7
\begin{tabular}{lll} 
Clark & Gilbertson & Ulstad \\
Dodd & McDonald & \\
Elliott & Orr &
\end{tabular}

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

Title as amended by committee agreed to.

Calendar No. 3, House File No. 359, a bill for an act to amend chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly relating to time of payment of fees and taxes on motor vehicles, with report of committee recommending passage was taken up and considered.

Moen of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 97
\begin{tabular}{lll} 
Aiken & Forsling & Larson \\
Aldrich & Francis & Letts \\
Allyn & Garber of Adair & LeValley \\
Anderson & Gibson & Long \\
Becker & Gilbert & McClune \\
Beeman & Gilbertson & McCulloch \\
Benz & Gilmore of Cedar & McDonald \\
Berry & Gilmore of Clay & McGhee \\
Blake & Gordon & Mayne \\
Bradley & Graham & Miller \\
Brady & Grimwood & Mills \\
Buffington & Gunderson & Moen \\
Carter & Hanna & Moorhead \\
Children & Harrison & Morgan \\
Colbert & Hauge & Narey \\
Criswell & Healy & Nervig \\
Dodd & Held & O'Donnell \\
Donhowe & Huff & Olson \\
Doolittle & Ingersoll & Ontjes \\
Edgington & Justice & Orr \\
Elson & Kime & Parrott \\
Emery & Knickerbocker & Parsons \\
Fackler & Lake & Peters
\end{tabular}

\section*{Peterson}

Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Van Camp
Vance

Nays, 2
Garber of Floyd Lockin
Absent or not voting, 8
\begin{tabular}{lll} 
Calhoun & \begin{tabular}{l} 
Elliott \\
Perkins
\end{tabular} & Springer \\
Clark & Powers & Ulstad \\
Edson & &
\end{tabular}

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

Calendar, No. 4, House File No. 382, a bill for an act to amend section nineteen hundred eighty-nine-a-one ( \(1989-\mathrm{a} 1\) ) supplement to the code, 1913, (compiled code section 4836), and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion, with report of committee recommending passage was taken up and considered.

Children of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which. motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 97
\begin{tabular}{lll} 
Aiken & Children & Gilbert \\
Aldrich & Clark & Gilmore of Cedar \\
Allyn & Criswell & Gilmore of Clay \\
Anderson & \begin{tabular}{l} 
Dodd \\
Becker
\end{tabular} & Donhowe \\
Beeman & Doolittle & Graham \\
Edgington & Grimwood \\
Benz & Elson & Gunderson \\
Berry & Emery & Hanna \\
Brade & Fackler & Harrison \\
Bradly & Forsling & Healy \\
Buffington & Francis & Held \\
Calhoun & Garber of Adair & Huff \\
Carter & Garber of Floyd & Justice
\end{tabular}
\begin{tabular}{lll} 
Kime & O'Donnell & Slemmons \\
Knickerbocker & Olson & Smith \\
Lake & Ontjes & Springer \\
Larson & Orr & Sterling \\
Letts & Parrott & Stimson \\
LeValley & Parsons & Storey \\
Lockin & Perkins & Truax \\
Long & Peters & Van Camp \\
McClune & Peterson & Vance \\
McCulloch & Ramsey & Wamstad \\
McDonald & Rankin & Weaver \\
McGhee & Rumley & Weber \\
Mayne & Sampson & Wolfe \\
Miller & Santee & Year \\
Mills & Schirmer & Yenter \\
Moen & Schlte & Young \\
Moorhead & Scott of Appanoose & Mr. Speaker \\
Morgan & Scott of Fremont & \\
Nervig & Shores &
\end{tabular}

Nays, None
Absent or not voting, 10
\begin{tabular}{lll} 
Colbert & \begin{tabular}{l} 
Gilbertson \\
Edson
\end{tabular} & \begin{tabular}{l} 
Ulstad \\
Gordon
\end{tabular} \\
Elliott & Narey & Westervelt \\
Gibson & Powers &
\end{tabular}

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

Calendar No. 5, House File No. 387, a bill for an act to amend the law as it appears in section fifty hundred thirty-eight-a (5038a) supplement to the code, 1913, (C. C. Sec. 8833) relating to boxing contests and sparring exhibitions and creating a state athletic commission, with report of committee recommending amendment and passage was taken up for consideration.

On request of Lake of Woodbury, action on House File No. 387 was deferred and the bill was made a special order for Friday, February 25th, at \(10: 00\) o'clock a. m.

Calendar No. 6, House File No. 392, a bill for an act to repeal the law as it appears in section five (5), chapter three hundred forty-nine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds of the state of Iowa, with report of committee recommending amendment and passage was taken up for consideration.

On request of Storey of Warren action on House File No. 392 was deferred and the bill was made a special order for Friday, February 25th, at 11:00 o'clock a. m.

Calendar No. 7, House File No. 412, a bill for an act to amend section nine hundred twenty-two (922) supplement to the code, 1913, (C. C. 4079) relating to plats by county auditor, with report of committee recommending passage was taken up and considered.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 87
\begin{tabular}{lll} 
Allyn & Gilbertson & Olson \\
Anderson & \begin{tabular}{l} 
Gilmore of Cedar
\end{tabular} & \begin{tabular}{l} 
Ontjes
\end{tabular} \\
Beeman & Gilmore of Clay & Parrott \\
Benz & Graham & Parsons \\
Berry & Grimwood & Perkins \\
Blake & Gunderson & Peters \\
Bradley & Hanna & Peterson \\
Brady & Hauge & Rumley \\
Buffington & Healy & Sampson \\
Calhoun & Held & Santee \\
Carter & Ingevsoll & Schirmer \\
Children & Justice & Schulte \\
Clark & Kime & Scott of Appanoose \\
Colbert & Knickerbocker & Scott of Fremont \\
Criswell & Lake & Shores \\
Dodd & Larson & Sterling \\
Donhow: & Letts & Stimson \\
Doolittle & Lockin & Storey \\
Edgington & Long & Truax \\
Edson & McClune & Vance \\
Elson & McCulloch & Wamstad \\
Emery & McGhee & Weaver \\
Fackler & Mayne & Weber \\
Forsling & Mills & Westervelt \\
Francis & Moen & Wolfe \\
Garber of Adair & Moorhead & Year \\
Garber of Floyd & Narey & Yenter \\
Gibson & Nervig & Young \\
Gilbert & O'Donnell & Mr. Speaker \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
LeValley \\
McDonald
\end{tabular} & \begin{tabular}{l} 
Rankin \\
Aldrich
\end{tabular} \\
Becker & Miller & Smmons \\
Elliott & Morgan & Smith \\
Gordon & Orr & Springer \\
Harrison & Powers & Ulstad \\
Huff & Ramsey & Van Camp
\end{tabular}

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

House File No. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1, 1920, for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75000.00\) of said district for the purpose of erecting and equipping a new school house, procure a site therefor, and repair the present school building, with report of committee récommending passage was taken up and considered.

Westervelt of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 86
\begin{tabular}{lll} 
Allyn & Edson & Ingersoll \\
Anderson & Elliott & Justice \\
Beeman & Elson & Kime \\
Benz & Emery & Knickerbocker \\
Berry & Forsling & Lake \\
Blake & Francis & Larson \\
Bradley & Garber of Adair & Letts \\
Brady & Garber of Floyd & Lockin \\
Buffington & Gibson & Long \\
Calhoun & Gilmore of Cedar & McCulloch \\
Carter & Gilmore of Clay & McDonald \\
Children & Graham & McGhee \\
Clark & Grimwood & Mayne \\
Colbert & Gunderson & Miller \\
Criswell & Hauge & Mills \\
Donhowe & Healy & Moen \\
Doolittle & Edgington & Huff
\end{tabular}
\begin{tabular}{ll} 
Narey & Sampson \\
O'Donnell & Santee \\
Olson & Schirmer \\
Ontjes & Scott of Appanoose \\
Orr & Scott of Fremont \\
Parsons & Shores \\
Perkins & Smith \\
Peterson & Springer \\
Powers & Stimson \\
Rankin & Storey \\
Rumley & Truax
\end{tabular}

Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None
Absent or not voting, 21

\author{
Aiken \\ Aldrich \\ Becker \\ Dodd \\ Fackler \\ Gilbert Gilbertson
}

\author{
Gordon \\ Hanna \\ Harrison \\ LeValley \\ McClune \\ Nervig \\ Parrott
}

Peters
Ramsey
Schulte
Slemmons
Sterling
Ulstad
Van Camp

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Smith of Clinton unanimous consent having been given, House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293) laws of the Thirty-eighth General Assembly relating to the compensation of county officers, with Senate amendments as found on page 653 of the House journal of February 22d, was taken up and the amendments read and considered.

Action on Senate amendments to House File No. 318 was deferred.

On request of McGhee of Cerro Gordo unanimous consent having been given, House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association, with Senate amendments to the title, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS TO TITLE}

Amend the title by changing the period at the end thereof to a comma, and adding "and authorizing the secretary of state to renew the charter."

By unanimous consent the House concurred in the Senate amendments.

On motion of Scott of Appanoose the House adjourned until 9:30 a. m., Thursday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, February 24, 1921.

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

Prayer was offered by the Rev. William Mack, pastor of the Presbyterian church, Audubon.

Journal of February 23rd corrected and approved.

LEAVE OF ABSENCE
On request of Donhowe of Story leave of absence was granted Rumley of Decatur for the day.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 366, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in sections numbered one (1), two (2), eleven (11) and twelve (12), township numbered sev-enty-five (75), range numbered twenty (20), west of the fifth (5th) principal meridian.

Also :
House File No. 275, a bill for an act authorizing the executive council to sell certain lands belonging to the state and purchase other lands.

Also :
House File No. 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913, (c. c. sec. 4423 ), relative to special taxes in special charter cities.

\begin{abstract}
Also :
House File No. 564, a bill for an act to amend section twenty-two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, as amended by section fourteen (14) of chapter three hundred fourten (314) acts of the Thirty-seventh General Assembly (c. c. 335), and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns.

\author{
W. H. Vance, Chairman.
}

Report adopted.
\end{abstract}

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, 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. 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913 , (c. c. sec. 4423 ), relative to special taxes in special charter cities.

Also :
House File No. 564, a bill for an act to amend section twenty-two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, as amended by section fourteen (14) of chapter three hundred fourteen (314) acts of the Thirty-seventh General Assembly (c. c. 335), and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns.

Also :
Senate File No. 306 , a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the appointment and maintenance of a board of examiners.

Also :
Senate File No. 466, a bill for an act to legalize the issuing of certain warrants on the general fund by the town council of the incorporated town of Farmington, in Van Buren county, state of Iowa.

Also :
House File No. 366, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in
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sections numbered one (1), two (2), eleven (11) and twelve (12),
township numbered seventy-five (75), range numbered twenty (20),
west of the fifth (5th) principal meridian.

```

Also :
House File No. 275, a bill for an act authorizing the executive council to sell certain lands belonging to the state and purchase other lands.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committe.
}

Report adopted.

\section*{SPECIAL ORDERS MADE}

On request of Kime of Webster, unanimous consent having been obtained, Calendar No. 12, House File No. 272 was made a special order for Wednesday; March 9th, at 10:30 o'clock a. m.

By unanimous consent Calendar No. 14, House File No. 307 was made a special order for Thursday, March 10th at 10:00 o'clock a. m.

\section*{TIME FOR SPECIAL ORDERS CHANGED}

Lake of Woodbury moved that the time for special order No. 2, House File No. 387, be changed from 10:00 o'clock a. m. to 1:15 o'clock p. m. today.

Motion prevailed.
Storey of Warren moved that special order No. 3, House File No. 392, be taken up this afternoon immediately after House File No. 387 has been disposed of.

Motion prevailed.
-

\section*{HOUSE FILES WITHDRAWN}

On request of Weaver of Polk, unanimous consent having been obtained, House File No. 296 was withdrawn from the committee on land titles and from further consideration by the House.

On request of Edgington of Monona, unanimous consent having been obtained, House File No. 493 was withdrawn from the
committee on fish and game and from further consideration by the House.

On request of Long of Jefferson, unanimous consent having been obtained, House File No. 385 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Slemmons of Buchanan, unanimous consent having been obtained, House File No. 404 was withdrawn from the committee on claims and from further consideration by the House.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills :

House File No. 275.
House File No. 366.
House File No. 564.
House File No. 447.
Senate File No. 306.
Senate File No. 466.

\section*{REPORTS OF COMMITTEES}

Yenter of Johnson, from the committee on military, submitted the following report:

Mr. Speaker-Your committee on military to whom was referred House File No. 398, a bill for an act adopting a state flag for 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 amended as follows, and when so amended the bill do pass: By striking out all after the enacting clause and inserting in lieu thereof, the following:

Section 1. That the banner designed by the Iowa Society of the Daughters of the American Revolution and presented to the state of Iowa, which banner consists of three vertical stripes of blue, white and red, the blue stripe being nearest the staff and the white stripe being in the center, and upon the central white stripe being depicted a spreading eagle bearing in its beak blue streamers on which is inscribed, in white letters, the state motto, "Our liberties we prize and our rights we will maintain" and with the word "Iowa" in red letters below such streamers,
as such design now appears on the banner in the office of the governor of the state of Iowa, be and the same is hereby adopted as a distinctive state banner, for use on all occasions where a distinctive state symbol in the way of a banner may be fittingly displayed.

Sec. 2. That such design may be used as a distinctive state banner and may as such be displayed on all proper occasions where the state is officially represented as distinct from other states, either at home or abroad, or wherever it may be proper to distinguish the citizens of Iowa from the citizens of other states, such display in all cases to be sübservient to and along with the display of the national emblem and, when displayed with the latter, to be placed beneath the stars and stripes.

Also that the title and preamble be amended to read as follows :
A bill for an act adopting a state banner for the state of Iowa:
Whereas, a duly appointed committee of the Iowa Society of the Daughters of the American Revolution has designed a banner, which design the said society tenders to the state, free of all charge, with the request that it be adopted as a state banner for use on occasions where a distinct. ive state symbol in the way of a banner may be fittingly displayed; now therefore;

Ray Yenter, Chairman.
Report adopted.
Smith of Clinton, from the committee on public health, submitted the following report:

Mr. Speaker-Your committee on public health to whom was referred Senate File No. 307, a bill for an act for the prevention of blindness from inflammation of the eyes of the new-born; designating certain powers and duties, and otherwise providing for the enforcement of this act, beg leave to report they have had the same under consideration and recommend the same be indefinitely postponed.

Dr. Geo. A. Smith, Chairman.

\section*{MINORITY REPORT}

Mb. Speaker-We, a minority of your committee on public health, to whom was referred Senate File No. 307, a bill for an act for the prevention of blindness, beg leave to dissent from the views of the majority, and respectfully recommend that the bill do pass.
J. W. Kime,

John Bradley,
J. H. Van Camp,
H. B. Moortead,
E. A. Grimwood,
W. B. Parbott.

Ordered passed on file.

\begin{abstract}
Also :
Mr. Speaker-Your committee on public health to \({ }^{\circ}\) whom was referred House File No. 406, a bill for an act to authorize the board of supervisors of any county, to establish one or more wards in any public or private hospital for the use of the county, beg leave to report they have had the same under consideration and recommend the same do pass.
\end{abstract}

Dr. Geo. A. Smith, Chairman.

\section*{Report adopted.}

Garber of Floyd, from the committee on horticulture, submitted the following report:

Mr. Speaker-Your committee on horticulture to whom was referred House File No. 414, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section sixteen hundred sixty-nine (1669) of the code, (C. C. Sec. 1691), be repealed and the following enacted in lieu thereof: "The State Horticultural Society shall hold meetings each year, at such times as it may fix, for the transaction of business. The officers and board of directors shall be chosen as provided for in the constitution of the society for the period and in the manner prescribed therein. Any vacancies may be filled by appointment by the executive committee for unexpired terms."

Sec. 2. That section sixteen hundred seventy (1670) of the code, (C. C. Sec. 1692), be repealed and the following enacted in lieu thereof: "The society shall encourage the affiliation with itself of societies organized for the purpose of furthering any horticultural, honey bee or forestry interest of the state."

Sec. 3. That chapter three hundred ninety-five (395), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1696, 1697 and 1698) be repealed and the following enacted in lieu thereof:
"A. The state horticultural society is authorized to hold at such time and in such place in Iowa as it may select, a horticultural exposition, including honey products and manufactured plant products, with practical and scientific demonstrations of approved methods of crop production, grading, packing, marketing, and the establishment of standard market grades pertaining to horticulture. It may delegate to its executive committee, consisting of the president, secretary and treasurer of said society, the duty and power to make and execute all plans for the holding of such an exposition."
"B. This society shall make to the governor, a report of said exposition, which shall include a showing of awards with a list of all receipts and disbursements, under the provisions of this act, with complete vouchers therefor."
"C. The sum of sixteen thousand dollars \((\$ 16,000)\) biennially, or so much thereof as may be needed to carry out the provisions of this act, and the payment of all expenses connected therewith, is hereby appropriated out of any fund in the treasury of the state, not otherwise appropriated, and warrants therefor shall be issued on the order of the president and secretary of the state horticultural society from time to time by the audi. tor of state on the treasurer of state, but no such warrant shall be issued until the president and secretary of said society shall certify to the auditor of state that same is actually necessary for disbursement."

Sec. 4. That sections sixteen hundred seventy-one (1671) of the code, (C. C. Sec. 1693), be amended by inserting after the word "horticultural" at the end of line four, the following words "and forestry".

Sec. 5. That section sixteen hundred seventy-two (1672), supplemental supplement to the code, 1913, (C. C. Sec. 1694), be amended as follows: Strike out of line one the word "four" and insert in lieu thereof the word "three"; strike out of line four the word "six" and insert in lieu thereof the word "one"; strike out of line seven the words "one hundred" and insert in lieu thereof the word "twenty-five"; also strike out of line seven the word "five" and insert in lieu thereof the word "twenty-five"; also, strike out of lines nine and ten the words "and one to each newspaper published in the state."
J. S. Garber, Chairman.

Report adopted.
Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred Senate File No. 378, a bill for an act to amend the law as it appears in section ten (10) of chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1740), providing that applications for the testing of dairy herds shall receive priority consideration by the 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.

\section*{J. H, Anderson, Chairman.}

\section*{Report adopted.}

Parsons of Calhoun, from the committee on county and township organizations, submitted the following report:

Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 291, a bill for an act to amend section four hundred ninety-four (494) of chapter five (5), title four (4), of the supplement to the code, 1913, (C. C. Sec. 3182), chapter five (5), title twelve (12), relating to the duties 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 without recommendation.

Thos. Parsons, Chairman.
Report adopted.
Also :
Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 467, a bill for an act to repeal paragraph two (2), section four hundred seventy-eight (478), of the code, 1897, (C. C. Sec. 3160, Par. 1), and enact a substitute in lieu thereof, and amend section four hundred ninety-eight (498), supplement to the code, 1913, (C. C. Sec. 3186), relating to the collection of fees by certain 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.

Thos. Parsons, Chairman.
Report adopted.
Santee of Black Hawk, 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. 452, a bill for an act to amend section fifteen hundred twenty-seven-s2 ( \(1527-\mathrm{s} 2\) ), supplemental supplement to the code, 1915 , (C. C. Sec. 2860) ; section fifteen hundred twenty-seven-s3, ( \(1527-\mathrm{s} 3\) ), supplemental supplement to the code, 1915, (C. C. Sec. 2872); section fifteen hundred twenty-seven-s5 (1527-s5), supplemental supplement to the code, 1915, (C. C. Sec. 2874); section fifteen hundred twenty-seven-s7 ( 1527 -s7), supplement to the code, 1913, as amended by section one (1) of chapter four hundred five (405) of the Thirty-eighth General Assembly (C. C. Sec. 2876); section fifteen hundred twenty-seven-s8 (1527-s8), supplemental supplement to the code, 1915, as amended by section one (1) of chapter three hundred ninety-eight (398), acts of the Thirty-seventh General Assembly (C. C. Sec. 2877); section fifteen hundred twenty-sevens19 (1527-s19), supplement to the code, 1913, (C. C. Sec. 2880); section fifteen hundred twenty-seven-s11 ( 1527 -s11), supplemental supplement to the code, 1915, (C. C. Sec. 2882); section twenty hundred twenty-four-i (2024-i), supplement to the code, 1913, (C. C. Sec. 2888); section twenty hundred twenty-four-i3 (2024-i3), supplement to the code, 1913, (C. C. Sec. 2890 ); section four hundred twenty-four (424) of the code as amended by section one (1) of chapter three hundred thirty-six (336), acts of the

Thirty-eighth General Assembly (C. C. Sec. 2894); section twenty-nine (29) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2937); section thirty-six (36) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2945); section forty-five (45) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2953) ; section forty-eight (48) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2957) ; and section thirty-five (35) of chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3078) ; and to repeal section fifteen hundred twenty-seven-s4 (1527-s4), supplement to the code, 1913, (C. C. Sec. 2873) ; section fifteen hundred twenty-seven-s6 (1527-s6), supplement to the code, 1913, (C. C. Sec. 2875); and section twenty-four (24) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2932), relating to the powers and duties of the state highway 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.
C. B. Santee, Chairman.

\section*{MINORITY REPORT}

Mr. Speaker-We, the minority, of your committee on roads and highways to whom was referred House File No. 452, beg leave to dissent from the view of the majority and respectfully recommend that the bill do pass.

> J. H. Anderson,
> C. L. Gunderson,
> T. E. Moen,
> C. F. Letts,
> W. C. Scott,
> Frank C. Young, John Orr, Henry Edington, Lee O. Wolfe, W. H. Vance, W. C. Chitdren, S. E. Fackler,

Ordered passed on file.
Weaver of Polk, 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. 460, a bill for an act imposing a tax upon admission fees to public amusements conducted for pecuniary profit, and providing means, methods and regulations for the collection thereof and accounting therefor, and 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 amended as follows, and when so amended the bill do pass:
1. By striking out the period (.) at the end of the first sentence in section one (1) and inserting in lieu thereof a semicolon (;) and by adding to said sentence the following: "provided, however, that this act shall not apply to places of amusement where the charge for admission is ten cents (10c) or less."
2. By inserting after the semicolon (;) in line eighteen (18) of section one (1) the words: "nor shall this act apply to chautauquas or lyceum courses conducted or guaranteed by local citizens or associations."
J. B. Weaver, Chairman.

Report adopted.

Also :
Mr. Speaiker-Your committee on ways and means to whom was referred House File No. 494, a bill for an act to amend the law as it appears in section one hundred thirteen (113), supplement to the code, 1913, (C. C. 150), and section fourteen hundred fifty-seven (1457), supplement to the code, 1913, (C. C. 4767), relating to the payment of interest on 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 do pass.
J. B. Weaver, Chairman.

Report adopted.

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 429, a bill for an act to repeal the law as it appears in chapter one hundred seventy-five (175), acts of the Thirty-eighth General Assembly, (C. C. Secs. 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural societies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.
J. H. Anderson, Chairman.

Report adopted. House File No. 429 was referred to committee on appropriations.

Allyn of Ringgold, from the committee on claims, submitted the following report:

Mr. Speaker-Your committee on claims to whom was referred House File No. 446, a bill for an act to compensate 2nd Lt. Ralph G. Smoley for services rendered and money advanced pursuant to the call into active service of the Iowa National Guards by the governor of Iowa, on June 19, 1916, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Geo. S. Allyn, Chairman.
Report adopted. House File No. 446 was referred to committee on appropriations.

Also :
Mr. Speaker-Your committee on claims to whom was referred House File No. 299, by Grimwood, a bill for an act appropriating \(\$ 5,000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. That there is hereby appropriated the sum of five hundred ( \(\$ 500.00\) ) dollars in full for all damages sustained by Henry Peterson and Nina Peterson, the father and mother of said LaVerne Peterson on account of the injuries received by said LaVerne Peterson; and the auditor of state is hereby authorized and directed to issue a warrant for the sum of five hundred ( \(\$ 500.00\) ) dollars payable to Henry Peterson and Nina Peterson, and the treasurer of state is hereby authorized and directed to pay said sum out of the funds not otherwise appropriated.

Sec. 2. That there is hereby appropriated the sum of four thousand five hundred ( \(\$ 4,500.00\) ) dollars to indemnify LaVerne Peterson in full for the damages sustained by him on account of the injuries received as aforesaid and the auditor of state is hereby authorized and directed to issue a warrant for said sum payable to the trustee of said LaVerne Peterson hereinafter named and provided for; and the treasurer of state is hereby authorized and directed to pay out of any funds not otherwise appropriated to the said trustee hereinafter named. The foregoing appropriation is made upon the following express terms and conditions, to-wit: That A. C. Watters of Anamosa, Iowa, is hereby appointed trustee of said fund and he shall receive the same upon filing with the clerk of the district court of Jones county, Iowa, a personal bond in double the amount of said sum as by law provided, which bond shall be approved by the clerk of said court before the payment of said sum to said trustee; that the trustee is hereby authorized, empowered and directed to invest said money in government, state, county, or municipal bonds or first lowa farm
mortgages at a rate of interest which in his judgment is the best obtainable at this time and to keep said sum, or so much thereof as may remain in his hands from time to time invested at the best rate of interest obtainable and for the best securities obtainable.

That said interest and principle shall be expended from time to time only for the clothing, support and education of said La Verne Peterson and until his education and training is completed; that when said fund is fully expended or the education of said LaVerne Peterson is completed, then the said trustee shall render a full, true, correct and complete account in writing of all his doings as such trustee to the district court of Jones county, Iowa, and subject to the approval of said court and subject to be discharged thereafter from further duties, by said court.

Should there be a vacancy occur by death or otherwise in said trusteeship, the governor of Iowa then incumbent, is hereby authorized, empowered and directed to fill such vacancy by the appointment of a suitable person for trustee from the city of Anamosa, Jones county, Iowa, upon the same conditions and the same liabilities as the original appointee herein.

Geo. S. Allyn, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on claims to whom was referred House File No. 374, by Dodd, a bill for an act appropriating four hundred dollars ( \(\$ 400.00\) ) to indemnify S. E. Beaston, for horses killed by the state veterinarian, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Geo. S. Allyn, Chairman.
Report adopted.
Lockin of Cherokee, 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. 538, a bill for an act making it unlawful to take black bass from the inland or boundary waters of the state of Iowa, for other than propagation purposes, except by hook and line, and to prohibit the buying and selling of same and their possession by certain 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.
J. C. Lockin, Ohairman.

Report adopted.

Also :
Mr. Speaker-Your committee on fish and game to whom was referred House File No. 507, a bill for an act to amend section twentyfive hundred sixty-three a-1 ( \(2563 \mathrm{a}-1\) ) of the supplemental supplement to the code, 1915, (c. c. 1140), relating to hunting by the use of ferrets, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
J. C. Lockin, Chairman.
}

Report adopted.

Peters of Dallas, 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. 434, a bill for an act to amend section one hundred sixty-two (162) supplement to the code, 1913, (c. c. 282), relating to the filing of vouchers for 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 amended as follows, and when so amended the bill do pass:

Strike out all following the enacting clause, and substitute therefor:
Section 1. That, at least once a year, it shall be the duty of the expert accountant employed by the executive council to check the vouchers, bills, books and accounts of each of the institutions under the supervision of the state board of education, and report the results of such examination to the said executive council.

Also amend by striking out the title, and inserting in lieu thereof the following: "An act to require the executive council to check the vouchers, bills and accounts of each institution under the supervision of the state board of education."

James Peters, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on board of control to whom was referred House File No. 344, a bill for an act to amend section 5626 of the code as amended by chapter 173 of the acts of the 38 th General Assembly (c. c. sec. 2258) relating to granting pardons, beg leave to report they have had 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, and when so amended the bill do pass:

Strike out all after the enacting clause and insert in lieu thereof the following:

Section 1. That section fifty-six hundred twenty-six (5626) of the code as amended by chapter one hundred seventy-three (173) of the 38th General Assembly (c. c. sec. 2258) be repealed and the following enacted in lieu thereof: The governor shall have power to remit fines and forfeitures upon such conditions and with such restrictions and limitations as he may think proper. After conviction of a felony, no pardon shall be granted by the governor until he shall have presented the matter to and obtained the advice of the board which has power to parole such persons, but he may commute a death sentence to imprisonment in the penitentiary for life. Before presenting the matter to the proper board for its action, where the sentence is death or imprisonment for life, he shall cause a notice containing the reasons assigned for granting the pardon to be published in two newspapers of general circulation, one of which shall be published at the capital and the other in the county where the conviction was had, once each week, for four successive weeks, the last publication to be at least twenty days prior to the time of presenting such application to such board.

James Peters, Chairman.
Report adopted.

Also:
Mr. Speaker-Your committee on board of control to whom was referred House File No. 289, a bill for an act to amend sections 3, 4, \(6,7,8\) and 10 of chapter 37, acts of the 38th General Assembly, relating to support funds for the various state institutions under the supervision 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 amended as follows, and that the bill be referred to the committee on appropriations:

Amend by striking out of the bill all of sections 1, 3, 4 and 5, and amend section 2 by striking out of the last line the word "twentythree" and substituting in lieu thereof the word "twenty"; also amend section 6, by striking out the word "ten" in line 4 and substituting the words "eight and one-half" in lieu thereof.

James Peters, Chairman.
Report adopted. House File No. 289 was referred to committee on appropriations.

\section*{CONSIDERATION OF SPECIAL ORDER NO. 1}

Time having arrived for special order No. 1, Senate File No. 284 , a bill for an act to amend the law as it appears in section, ten (10), chapter two hundred and seventy-five (275), acts of
the Thirty-eighth General Assembly (section three thousand fiftythree (3053) of the compiled code) relating to payment of annual license fee for motor vehicles, was taken up for consideration.

On request of Fackler of Adams, unanimous consent having been obtained, the amendments filed by him, found on pages 600 and 601 of the journal of February 21st, were withdrawn from further consideration.

Gunderson of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 99
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & O'Donnell \\
Aldrich & Gordon & Olson \\
Allyn & Graham & Ontjes \\
Anderson & Grimwood & Orr \\
Becker & Gunderson & Parsons \\
Beeman & Hanna & Perkins \\
Benz & Harrison & Peters \\
Berry & Hauge & Peterson \\
Blake & Healy & Ramsey \\
Bradley & Held & Rankin \\
Brady & Huff & Sampson \\
Buffington & Ingersoll & Schirmer \\
Calhoun & Justice & Schulte \\
Carter & Kime & Scott of Appanoose \\
Children & Knickerbocker & Scott of Fremont \\
Criswell & Lake & Shores \\
Dodd & Larson & Slemmons \\
Donhowe & Letts & Smith \\
Doolittle & LeValley & Springer \\
Edgington & Lockin & Stimson \\
Edson & Long & Storey \\
Elliott & McClune & Truax \\
Elson & McCulloch & Ulstad \\
Emery & McDonald & Van Camp \\
Fackler & McGhee & Vance \\
Forsling & Mamstad \\
Francis & Marber of & Adair \\
Giller & Mills & Weaver \\
Garber of & Floyd & Moen \\
Gibson & Moorhead & Weber \\
Gilbert & Milbertson & Morgan \\
Gilmore of Cedar & Narey & Nervig
\end{tabular}

Nays, None

Absent or not voting, 8
\begin{tabular}{lll} 
Clark & Powers & Sterling \\
Colbert & Rumley & Young \\
Parrott & Santee &
\end{tabular}

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

\section*{INTRODUCTION OF BILLS}

By Forsling of Woodbury, House File No. 599, a bill for an áct enabling cities of the first and second classes, including special charter cities and cities under the commission form of government, to provide for a city planning commission, and defining the duties and powers thereof:

Read first and second time and referred to committee on municipal corporations.

By Forsling of Woodbury, House File No. 600, a bill for an act to amend chapter two hundred eighty-five (285) acts of the 38th General Assembly, (C. C. Sec. 3937-3954) providing for the protection of cities from damage by floods.

Read first and second time and referred to committee on municipal corporations.

By Lake of Woodbury, House File No. 601, a bill for an act to repeal chapter one hundred thirty-eight (138), acts of the Thirty-seventh General Assembly and enacting a substitute therefor authorizing all cities and towns including special charter cities to regulate and restrict the location of trades and industries and buildings designed for specified uses, to divide such city or town into districts for such purpose and to prescribe penalties for violation thereof.

Read. first and second time and referred to committee on municipal corporations.

By Lake of Woodbury, House File No. 602, a bill for an act to amend section eight hundred eighty (880), providing for the condemnation and purchase of land by cities and towns for certain purposes.

Read first and second time and referred to committee on municipal corporations.

By Lake of Woodbury, House File No. 603, a bill for an act granting to certain cities the power to require owners of property abutting upon a street or streets upon which it is proposed to construct permanent sidewalks, to bring the portion of the street upon which such sidewalk is to be constructed to the established grade of such street, and to provide that in case of failure by the owner of said property to bring such portion of said street to the established grade, the city may cause same to be done and assess the cost thereof to the abutting property.

Read first and second time and referred to committee on municipal corporations.

By Forsling of Woodbury, House File No. 604, a bill for an act to provide for the recording and indexing by county recorders of restricted residence districts, building lines, and benefited districts.

Read first and second time and referred to committee on county and township organizations.

By Donhowe of Story, House File No. 605, a bill for an act to compensate one \(A\). E. Yttrevold for the destruction of a horse at the veterinary hospital at Iowa State College and makirg an appropriation therefor.

Read first, and second time and referred to committee on claims.

By Ramsey of Butler, House File No. 606, a bill for an act to amend section twenty-one hundred ten-l (2110-1), supplement to the code, 1913, (C. C. Sec. 5171), and providing for the adjudication of disagreements with reference to track scales.

Read first and second time and referred to committee on commerce and trade.

By Moorhead of Scott, House File No. 607, a bill for an act making appropriation for carrying out the provisions of chapter two hundred ninety-nine (299), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1286), relating to public health.

Read first and second time and referred to committee on public health.

By Clark of Linn, House File No.608, a bill for an act amending section seven hundred sixty-seven (767), code of 1897 (C. C. Sec. 4011), and providing for the fixing of the rates of fare of street railway companies by city councils.

Read first and second time and referred to committee on public utilities.

By Perkins of Sac, House File No. 609, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Sac City, in the county of Sac, state of Iowa.

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

By Morgan of Jasper, House File No. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, state of Iowa.

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

By O'Donnell of Dubuque, House File No. 611, a bill for an act defining desertion, providing punishment therefor, and permitting the wife to be a witness in such cases, giving the court or judge in vacation summary power to make orders as to first offenders, and repealing sections forty-seven hundred seventy-fivea (4775-a), forty-seven hundred seventy-five-b (4775-b) and for-ty-seven hundred seventy-five-c ( 4775 -c), supplement to the code, 1913, (C. C. sections 8845-8846-8847 and 8848).

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

By O'Donnell of Dubuque, House File No. 612, a bill for an aet relating to the operation of cars on street railways.

Read first and second time and referred to committee on municipal corporations.

By Slemmons of Buchanan, House File No. 613, a bill for an act to amend section three thousand and nine-m (3009-m) sup-
plemental supplement to the code, 1915 (C. C. 1586) relating to weights and measures.

Read first and second time and referred to committee on dairy and food.

By Committee on Public Health, House File No. 614, a bill for an act to provide hospital service and medical and surgical treatment for persons who are afflicted with urological diseases or conditions which can probably be remedied by uch service or treatment; to provide for the expense thereof; and to provide for the commitment of persons so afflicted.

Read first and second time and passed on file.
By Ingersoll of Tama, House File No. 615; a bill for an act providing for the appointment of a board of examiners for the examination and registration of horseshoers, the payment and accounting for fees and expenses, and punishment for violation.

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

By Kime of Webster, House File No. 616, a bill for an act to apportion the state into senatorial districts, to provide the time when state senators shall be elected, and to repeal chapter one liundred fify-two (152), acts of the Twenty-first General Assembly, in so far as the same is in conflict herewith.

Read first and second time and referred to committee on senatorial districts.

\section*{LEAVE OF ABSENCE}

On request of Anderson of Winnebago leave of absence was granted Sterling of Hamilton for the remainder of the week.

\section*{REPORTS OF COMMITTEES}

Unanimous consent having been obtained to return to the order of reports of committees, McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred House File No. 511, a bill for an act to amend section nineteen hundred
eighty-nine-a twenty-seven (1989-a27), supplement to the code, 1913, as amended by section six (6) of chapter three hundred and forty-four (344), acts of the Thirty-seventh General Assembly and section two (2) of chapter sixty-four (64) and section two (2) of chapter two hundred seventy-one (271), acts of the Thirty-eighth General Assembly (c. c. sec. 4875) and section nineteen hundred eighty-nine-a thirty-two (1989-a32), supplement to the code, 1913, (c. c. sec. 4880) relating to the assessment of costs and damages on 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.

\section*{J. H. McGhee, Chairman.}

Report adopted.

Also:
Mr. Speakrr-Your committee on drainage to whom was referred House File No. 537, a bill for an act to amend section nineteen hundred eighty-nine-a thirteen (1989-a13) supplement to the code, 1913, (c. c. sec. 4853), relating to the levy and collection of taxes on drainage improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{J. H. MoGhee, Chairman.}

Report adopted.

Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 510, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9), (c. c. sec. 4844), and section nineteen hundred eighty-nine-a thirty-four (1989-a34), (c. c. sec. 4882), of chapter two-A (2-A) title X , supplement to the code, 1913 , relating to the payment on drainage work, beg leave to report they have had 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. H. McGhee, Chairman.

Report adopted.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred Senate File No. 313, a bill for an act to amend chapter fourteen-d (14-d), title five (V), supplemental supplement to the code, 1915, (c. c. chapter 40 , title XIII), by adding thereto the following
section, which section to be known as section \(1056-\mathrm{b}-27\), by which is fixed the limitation of indebtedness of cities adopting and organized under said chapter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. O. Hauge, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 427, a bill for an act to amend section Thirty-five (35) chapter two thirty-seven (237) laws of the Thirtyeighth General Assembly (c. c. sec. 2943) relating to primary road system, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. O. Havge, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 543, a bill for an act authorizing any city or town to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city or town, although situated in another county than that in which said city or town is located, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. O. Havge, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred Senate File No. 305, a bill for an act to amend section eighteen (18) of chapter two eighty-five (285) acts of the Thirty-eighth General Assembly, authorizing cities having four thousand population or more to issue bonđs to defray expenses of improvements to protect property from danger of floods and high waters, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. O. Hauge, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a municipal band, beg leave to report they have had 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, and when so amended the bill do pass:

By striking from line six (6) section two (2) of the printed bill the words and figure "two (2)" and inserting in lieu thereof a blank space.

That the word "municipal" be stricken in the last line of section one (1) ; also in line eight (8) of section two (2); also in line four (4) of section four (4) and in line four of section five (5).

Also by adding after the word "cities" in line one (1) of section one (1) the following: "having a population of not over twenty thousand (20,000)."
A. O. Hauge, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 449, a bill for an act to repeal section six hundred ninety-four-b ( \(694-\mathrm{b}\) ) supplement to the code, 1913, (c. c. sec. 3663 ) relating to powers 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 be amended as follows, and when so amended the bill do pass:

All after the enacting clause be stricken out and the following inserted in lieu thereof:

Section 1. That section six hundred ninety-four-b (694-b), supplement to the code, 1913, (c. c. sec. 3663 ) be and the same is hereby repealed and the following enacted in lieu thereof: "Cities and towns, including cities under special charter, by resolution, may appropriate money out of the general fund to pay dues in the League of Iowa Municipalities, not to exceed annually, the following amounts: Municipalities less than one thousand, ten dollars ( \(\$ 10.00\) ); from one thousand to two thousand, twenty dollars ( \(\$ 20.00\) ); from two thousand to three thousand, twenty-five dollars ( \(\$ 25.00\) ); from three thousand to five thousand, thirty dollars ( \(\$ 30.00\) ); five thousand to twenty thousand, forty dollars ( \(\$ 40.00\) ); twenty thousand to forty thousand, fifty dollars ( \(\$ 50.00\) ); forty thousand to sixty thousand, sixty dollars ( \(\$ 60.00\) ) ; sixty thousand to one hundred thousand, seventy-five dollars ( \(\$ 75.00\) ); and all over one hundred thousand, one hundred dol-
lars ( \(\$ 100.00\) ); and in addition may pay the actual expenses of not more than two delegates to the meetings of such league."

\author{
A. O. Hauge, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 505, an act to amend chapter one hundred ninety-four (194) acts of the Thirty-seventh General Assembly (c. c. sec. 4271), pertaining to taxes in aid of the construction of swimming pools, bathing beaches, bath houses, ice rinks, dânce pavilions, shelter houses, wading pools and river walls, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all which follows the enacting clause and amend by inserting in lieu thereof the following:

Section 1. That section two (2) chapter one hundred ninety-four (194), Thirty-seventh General Assembly, (c. c. sec. 4271) be and the same is hereby amended by striking out the period (.) as it appears in line eleven (11) of said section and inserting in lieu thereof a comma (,) and by adding the following words after said comma 'provided, however, that in cities having a population exceeding one hundred thousand \((100,000)\) such additional special tax may be one (1) mill on the dollar on all taxable property of the city" and by striking out the period in line seventeen (17) and by inserting in lieu thereof a comma (,) and adding the following words after said comma (,) and 'provided, however, that in case of a bond, the same may run a period to be determined by the council, but not exceeding thirty (30) years."

\section*{A. O. Hauge, Chairman.}

Report adopted.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 465 , a bill for an act to amend section eight hundred thirteen (813), (c. c. sec. 3877), supplemental supplement to the code, relating to street improvements and sewers, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out of line seven (7) the figures 'five thousand dollars ( \(\$ 5000.00\) )" and inserting in lieu thereof "two thousand dollars
( \(\$ 2,000\) )." Also by striking out section two (2) and substituting therefor the following: "That this act shall not apply to cities having a population of more than ten thousand ( 10,000 ).

Section 3. This act being deemed of immediate importance shall take effect and be in force from and after the publication in the Des Moines Register and the Des Moines Capital, newspapers pubished at Des Moines, Iowa."

\author{
A. O. Hauge, Chairman.
}

Report adopted.
Also :
W
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven (694-c47), supplemental supplement to the code, 1915, and chapter one hundred fifty-two (152), acts of the Thirty-seventh General Assembly, (c. c. sec. 6888), relating to salaries of judges and officers of municipal courts, 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, and when so amended the bill do pass:
1. By striking out of the tenth (10) line of section one (1) of said bill the words "and each bailiff."
2. By inserting after the word "inhabitants" in the thirteenth (13) line of section one (1) the following sentence: "Each bailiff shall receive an annual salary of fifteen hundred dollars ( \(\$ 1,500\) ) in cities of less than thirty thousand ( 30,000 ) inhabitants; seventeen hundred fifty dollars \((\$ 1,750)\) in cities of thirty thousand ( 30,000 ) and less than seventy-five thousand \((75,000)\) inhabitants, and two thousand dollars ( \(\$ 2,000\) ) in cities of seventy-five thousand ( 75,000 ) inhabitants or over."
A. O. Havge, Chairman.

Report adopted.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 24th day of February, 1921, sent to the governor for his approval, House File 447, a bill for an act to amend section ten hundred five (1005), supplement to the code, 1913, (c. c. sec. 4423 ), relative to special taxes in special charter cities.

Also :
House File No. 564, a bill for an act to amend section twenty-two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, as amended by section fourteen (14) of chapter three hundred fourteen (314) acts of the Thirty-seventh General Assembly (c. c. 335), and authorizing the adjutant general to operate the water system at Camp Dodge for the benefit of the United States, its successors and assigns.

Also :
House File No. 366, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa, situated in sections numbered one (1), two (2), eleven (11) and twelve (12), township numbered seventy-five (75), range numbered twenty (20), west of the fifth (5th) principal meridian.

\section*{Also :}

House File No. 275, a bill for an act authorizing the executive council to sell certain lands belonging to the state and purchase other lands.

> W. H. Vance, Chairman.

Report adopted.
On request of Shores of Bremer rule 63 was suspended for the day.

\section*{MESSAGES FROM THE SENATE}

The following messages were received from the Senite:
Mr. Speaker-I 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. 393, a bill for an act to repeal two thousand seven hundred eighty-one (2781) of the code, as amended by chapter two hundred twenty-three (223), acts Thirty-seventh (37th) General Assembly (C. C. Sec. 2562), and to enact a substitute therefor, relating to financial statements by school boards.

\section*{L. W. Ainsworth, Secretary.}

Also:
Mr. Speaker-I 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. 368, a bill for an act to amend section two hundred ninety-six (296) of the supplement to the code 1913, (compiled
code, section 6982), relative to naturalization fees to be collected by the clerk of the court.

\author{
L. W. Ainswortr, Secretary.
}

Also :
Mr. Speaker-I am directed to inform your honorable body thait the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 365, a bill for an act to amend chapter one hundred fifty-six (156), laws of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 2578), relating to the high school tuition of nonresident pupils, in approved schools.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 481, a bill for an act to amend sections seven hundred forty-two (742), seven hundred forty-two-a one (742-a 1), seven hundred forty-four (744), seven hundred forty-five (745) and seven hundred forty-seven-b (747-b), supplement to the code of Iowa, 1913, (C. C. sections \(3981,3984,3985\) and 3988 ), relating to the levying of a tax for the purchase and construction of water works in cities of a certain class.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 464 , a bill for an act to repeal the law as it appears in section two thousand seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, as amended by chapter four hundred thirty-two (432) of the acts of the Thirty-seventh General Assembly and chapters one hundred sixteen (116) and one hundred fortynine (149) of the acts of the Thirty-eighth General Assembly (compiled code Sec. 2524), relating to school corporations.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 419, a bill for an act to amend chapter one hundred twenty-five (125), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 2640 ), relating to the acquisition of school house sites.
L. W. Ainsworth, 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. 348, a bill for an act to amend chapter twenty-three (23) acts of the Thirty-seventh General Assembly (C. C. 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman.

\section*{SENATE AMENDMENT}

Amend by striking out the words "thirty-five" in line five of section two and inserting in lieu thereof the word "thirty."
L. W. Ainsworth, 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. 347 , a bill for an act to amend section nine hundred thirty-two-e ( \(932-\mathrm{e}\) ) supplement to the code 1913 (C. C. 4089 and 4093) relating to pension for disabled and retired firemen.

\section*{SENATE AMENDMENTS}

By striking out the words "thirty-five" in line four of section one and inserting the words "thirty" in lieu thereof; also striking out the words "thirty-five" in line six of section one and inserting the words "thirty" in lieu thereof.

\author{
L. W. Answorth, 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. 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code (C. C. section 4030), relating to a tax for the general funds in cities and towns.

\section*{SENATE AMENDMENTS}

Amend by striking out the figures " 3740 " in line three of section one and inserting the figures " \(\mathbf{4 0 3 0}\) " in lieu thereof.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 318.
L. W. Ainsworth, Secretary.

Also :
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. 333, a bill for an act relating to the construction of bridges on a county line by the board of supervisors.
L. W. Ainsworth, Secretary.

Also :
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. 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182), acts of the Thirty-seventh General Assembly (C. C. Sec. 3740), relating to the erection of city halls and the issuance of bonds therefor.
L. W. Ainsworth, Secretary.

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

House File No. 325, a bill for an act to repeal the law as it appears in chapter three hundred fifty-three (353), acts of the Thirty-eighth General Assembly (C. C. Sec. 432), relating to the election of presidential electors, registration of voters, and to provide that the right to vote for presidential electors shall not be abridged on account of sex.
L. W. Ainsworth, Secretary.

Also :
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. 356, a bill for an act to amend section one (1) of chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. 3547), relating to compensation of city assessors in certain cities.
L. W. Ainsworth, Secretary.

Also:
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:

House Concurrent Resolution relative to itemized reports of appropriations asked for by the various state institutions for the next biennial period.

\section*{SENATE AMENDMENT}

Amend the House Concurrent Resolution relative to itemized reports of appropriations of the various state institutions for the next biennial period, by striking out the last paragraph.
L. W. Ainsworth, 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. 302, a bill for an act to amend chapter three hundred eighty-seven (387), acts of the Thirty-seventh General Assembly (compiled code Sec. 2625), providing for a pension and annuity retirement system for public school teachers.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 287.
L. W. Ainsworth, 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:

Senate Concurrent Resolution, providing for an investigation of the administration of the State Fish and Game Department during the incumbency of E. C. Hinshaw as State Fish and Game Warden.

> L. W. Arnsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Senate File No. 481, a bill for an act to amend sections seven hundred forty-two (742), seven hundred forty-two-a-one (742a1), seven hundred forty-four (744), seven hundred forty-five (745) and seven hundred forty-seven-b (747-b), supplement to the code, 1913, (C. C. sections 3981, 3982, 3984, 3985 and 3988), relating to the levying of a tax for the purchase and construction of water works in cities of a certain class.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 368, a bill for an act to amend section two hundred ninety-six (296) of the supplement to the code 1913, (compiled code, section 6982), relative to naturalization fees to be collected by the clerk of the court.

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

Senate File No. 464, a bill for an act to repeal the law as it appears in section two thousand seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, as amended by chapter four hundred thirty-two (432) of the acts of the Thirty-seventh General Assembly and chapters one hundred sixteen (116) and one hundred forty-nine (149) of the acts of the Thirty-eighth General Assembly (compiled code Sec. 2524), relating to school corporations.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 365, a bill for an act to amend chapter one hundred fifty-six (156), laws of the Thirty-seventh (37th), General Assembly, (C. C. Sec. 2578), relating to the high school tuition of non-resident pupils, in approved schools.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 419, a bill for an act to amend chapter one hundred twenty-five (125), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 2640), relating to the acquisition of school house sites.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 393, a bill for an act to repeal section two thousand seven hundred eighty-one (2781) of the code, as amended by chapter two hundred twenty-three (223), acts Thirty-seventh (37th) General Assembly (C. C. Sec. 2562), and to enact a substitute therefor, relating to financial statements by school boards.

Read first and second time and referred to committee on schools and textbooks.

\section*{house file returned To senate}

Smith of Clinton moved that the request of the Senate for the return of House File No. 318 be granted.

Motion prevailed and it was so ordered.

\section*{CONSIDERATION OF BILLS}

Calendar No. 1, House File No. 328, a bill for an act to repeal section thirty-four hundred fifteen (3415) of the code, as amended by chapter three hundred ninety-one (391) acts of the Thirtyeighth (38th) General Assembly, (compiled code section 7942) and to enact a substitute therefor, relating to the compensation of executors, administrators and attorneys in the settlement of estates, was taken up for further consideration.

On request of Springer of Louisa, unanimous consent having been obtained, Senate File No. 346 was withdrawn from the committee on judiciary and substituted for House File No. 328.

Senate File No. 346, a bill for an act to amend the law as it appears in chapter three hundred and ninety-one (391) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 7942) relating to the compensation of executors, administrators and attorneys in the settlement of estates, was taken up for consideration.

Forsling of Woodbury asked unanimous consent to defer action on Senate File No. 346.

Objection was made by Donhowe of Story.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 95
\begin{tabular}{lll} 
Aiken & Grimwood & Parrott \\
Aldrich & Gunderson & Parsons \\
Allyn & Hanna & Perkins \\
Anderson & Harrison & Peters \\
Becker & Hauge & Peterson \\
Beeman & Healy & Ramsey \\
Benz & Held & Rankin \\
Berry & Huff & Sampson \\
Blake & Ingersoll & Santee \\
Bradley & Justice & Schirmer \\
Brady & Kime & Schulte \\
Buffington & Knickerbocker & Scott of Appanoose \\
Calhoun & Lake & Scott of Fremont \\
Carter & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Criswell & Lockin & Smith \\
Donhowe & Long & Springer \\
Doolittle & McClune & Stimson \\
Edgington & McCulloch & Storey \\
Edson & McDonald & Ulstad \\
Elliott & McGhee & Van Camp \\
Emery & Mackler & Miller \\
Francis & Mance \\
Garber of Adair & Moen & Wamstad \\
Garber of & Floyd & Morgan \\
Gibson & Narey & Weaver \\
Gilbertson & Neber \\
Gilmore of & Cedar & Nervig \\
Gilmore of Clay & ODonnell & Westervelt \\
Gordon & Ontjes & Yelfe \\
Graham & Orr & Yenter \\
& & Young \\
& Or. Speaker \\
& &
\end{tabular}

Nays, 6.
Children
Elson
Dodd
Forsling
Gilbert
Moorhead
Absent or not voting, 6
\begin{tabular}{lll} 
Clark & Powers \\
Larson & Rumley & \begin{tabular}{l} 
Sterling \\
Truax
\end{tabular}
\end{tabular}

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

Calendar No. 2, House File No. 430, a bill for an act to repeal sections eight hundred ninety-one (891), (C. C. Sec. 4035), and
eight hundred ninety-two (892), (C. C. Sec. 4036), supplement to the code, 1913, relative to poll tax for cities and towns, and to enact substitutes therefor, with report of committee recommending amendment and passage was taken up and considered.

On motion of Bradley of Poweshiek the committee amendments, found on page 558 of the journal of February 18 th were adopted.

Bradley of Poweshiek offered the following amendment and moved its adoption:

Amend House File 430 by striking out section five (5).
Amendment adopted.
Mr. Bradley moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 90
\begin{tabular}{lll} 
Allyn & Gunderson & Parsons \\
Anderson & Hanna & Perkins \\
Becker & Harrison & Peters \\
Beeman & Hauge & Peterson \\
Benz & Healy & Powers \\
Blake & Held & Ramsey \\
Bradley & Ingersoll & Rarkin \\
Brady & Justice & Sampson \\
Buffington & Kime & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Lake & Schulte \\
Children & Larson & Scott of Fremont \\
Clark & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Dodd & Lockin & Smith \\
Donhowe & Long & Springer \\
Edgington & McClune & Stimson \\
Elliott & McCulloch & Storey \\
Emery & McGhee & Truax \\
Fackler & Mayne & Ulstad \\
Francis & Miller & Van Camp \\
Garber of Adair & Mills & Vance \\
Garber of Floyd & Moen & Wamstad \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilbertson & O'Donnell & Westervelt \\
Gilmore of Clay & Olson & Wolfe \\
Gordon & Ontjes & Year \\
Graham & Orr & Parrott \\
Grimwood & & Mr.
\end{tabular}

Nays, 11

Aldrich
Berry
Criswell
Doolittle

Edson
Elson
Forsling
Gilmore of Cedar

Huff
Scott of Appanoose Young

\author{
Rumley \\ Sterling
}

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

Calendar No. 3, House File No. 443, a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915 , relating to the withdrawal of candidates regularly nominated for office, with report of committee recommending passage was taken up and considered.

Truax of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 103
\begin{tabular}{lll} 
Aiken & Fackler & Larson \\
Aldrich & Forsling & Letts \\
Allyn & Francis & LeValley \\
Anderson & Garber of Adair & Lockin \\
Becker & Garber of Floyd & Long \\
Beeman & Gibson & McClune \\
Benz & Gilbert & McCulloch \\
Berry & Gilbertson & McDonald \\
Blake & Gilmore of Cedar & McGhee \\
Bradley & Gilmore of Clay & Mayne \\
Brady & Gordon & Miller \\
Buffington & Graham & Mills \\
Calhoun & Grimwood & Moen \\
Carter & Gunderson & Moorhead \\
Children & Hanna & Morgan \\
Colbert & Harrison & Narey \\
Criswell & Hauge & Nervig \\
Dodd & Healy & O'Donnell \\
Donhowe & Held & Olson \\
Doolittle & Huff & Ontjes \\
Edgington & Ingersoll & Orr \\
Edson & Justice & Parrott \\
Elliott & Kime & Parsons \\
Elson & Knickerbocker & Perkins \\
Emery & Lake & Peters
\end{tabular}

Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Smith
Springer
Stimson
Storey
Truax
Ulstad
Van Camp

Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
- Young

Mr. Speaker

Nays, None
Absent or not voting, 4
Clark
Sterling
Yenter
Rumley
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 4, Senate File No. 311, a bill for an act to amend section nine hundred two (902), supplement to the code, 1913, (compiled code, Sec. 4051 ), by requiring the county treasurer to remit to city treasurer all money collected from special assessments where bonds have been issued therefor, with report of committee recommending passage was taken up and considered.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 101
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Edgington \\
Adson
\end{tabular} & \begin{tabular}{l} 
Harrison \\
Alyn
\end{tabular} \\
Anderson & Elliott & Hauge \\
Becker & Elson & Healy \\
Beeman & Emery & Held \\
Benz & Fackler & Huff \\
Berry & Forsling & Ingersoll \\
Blake & Garber of Adair & Justice \\
Bradley & Garber of Floyd & Kime \\
Brady & Gibson & Lake \\
Buffington & Gilbert & Larson \\
Calhoun & Gilbertson & Letts \\
Carter & Gilmore of Cedar & LeValley \\
Children & Gilmore of Clav & Lockin \\
Colbert & Gordon & Long \\
Criswell & Graham & McClune \\
Dodd & Grimwood & McCulloch \\
Donhowe & Gunderson & McDonald \\
Doolittle & Hanna & McGhee
\end{tabular}
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins

Nays, None

Peters | Storey
Peterson Truax
Powers Ulstad
Ramsey Van Camp
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Stimson

Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Absent or not voting, 6
\begin{tabular}{lll} 
Aldrich & Francis & Smith \\
Clark & Rumley & Sterling
\end{tabular}

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

Calendar No. 5, House File No. 471, a bill for an act to amend section eight hundred fifty-p (850-p), supplemental supplement to the code, 1915, (C. C. Sec. 3684), as amended by chapter fiftyeight (58) laws of the Thirty-eighth General Assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes by dredging or otherwise deepening the same, constructing dikes and levees and changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes, with report of committee recommending passage was taken up for consideration.

On request of Harrison of Pottawattamie, unanimous consent having been obtained, Senate File No. 453 was withdrawn from the committee on ways and means and substituted for House File No. 471.

Senate File No. 453, a bill for an act to amend section eight hundred fifty-p ( \(850-\mathrm{p}\) ), supplemental supplement to the code, nineteen hundred fifteen (C. C. Sec. 3684), as amended by chapter fifty-eight (58) of the laws of the Thirty-eighth General Assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes by dredging or other-
wise deepening the same, constructing dikes and levees and changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes, was taken up and considered.

Harrison of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{lll} 
Aldrich & Gordon & Olson \\
Allyn & Graham & Ontjes \\
Anderson & Grimwood & Parrott \\
Becker & Gunderson & Parsons \\
Beeman & Hanna & Perkins \\
Benz & Harrison & Peters \\
Berry & Hauge & Peterson \\
Blake & Healy & Powers \\
Brady & Held & Ramsey \\
Buffington & Huff & Rankin \\
Carter & Ingersoll & Sampson \\
Children & Justice & Santee \\
Clark & Kime & Schirmer \\
Colbert & Knickerbocker & Scott of Fremont \\
Criswell & Larson & Shores \\
Dodd & Letts & Slemmons \\
Donhowe & LeValley & Smith \\
Doolittle & Lockin & Springer \\
Edgington & Long & Stimson \\
Edson & McClune & Storey \\
Elliott & McCulloch & Truax \\
Elson & McDonald & Ulstad \\
Emery & McGhee & Van Camp \\
Fackler & Mayne & Vance \\
Forsling & Miller & Wamstad \\
Garber of Adair & Mills & Weaver \\
Garber of & Floyd & Moen \\
Gibson & Moorhead & Weber \\
Gillert & Morgan & Westervelt \\
Gilbertson & Narey & Wolfe \\
Gilmore of Cedar & Nervig & Year \\
Gilmore of Clay & O'Donnell & Yenter \\
\hline
\end{tabular}

Nays, 1

\section*{Orr}

Absent or not voting, 10
\begin{tabular}{l:ll} 
Aiken & Lake & Sterling \\
Bradley & Rumley & Young \\
Calhoun & Schulte & \\
Francis & Scott of Appanoose & \\
\multicolumn{1}{c|}{} & &
\end{tabular}

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

Calendar No. 7, House File No. 553, a bill for an act to amend section sixteen (16), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2924), relating to interest on assessments for road purposes, was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passq"
Ayes, 92
\begin{tabular}{lll} 
Allyn & Grimwood & Parsons \\
Anderson & Hanna & Perkins \\
Becker & Harrison & Peters \\
Beeman & Hauge & Peterson \\
Benz & Healy & Powers \\
Berry & Held & Ramsey \\
Blake & Huff & Rankin \\
Bradley & Brady & Ingersoll \\
Buffington & Justice & Sampson \\
Carter & Knickerbocker & Santee \\
Children & Larson & Schirmer \\
Colbert & Letts & Schulte \\
Criswell & LeValley & Scott of Fremont \\
Dodd & Lockin & Shores \\
Donhowe & Long & Slemmons \\
Edgington & McClune & Smith \\
Edson & McCulloch & Stimson \\
Elliott & McGhee & Storey \\
Elson & Mayne & Truax \\
Emery & Miller & Ulstad \\
Fackler & Mills & Van Camp \\
Forsling & Moen & Vance \\
Garber of Floyd & Moorhead & Morgan \\
Gibson & Wamstad \\
Gilbert & Narey & Weaver \\
Gilbertson & Nebver & Westervelt \\
Gilmore of Cedar & O'Donnell & Olson \\
Gilmore of Clay & Ontjes & Wolfe \\
Gordon & Orr & Year \\
Graham & Parrott & Young \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, 2
Aldrich Scott of Appanoose

Absent or not voting, 13
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Garber of Adair \\
Calhoun
\end{tabular} & \begin{tabular}{c} 
Rumley \\
Runderson
\end{tabular} \\
Clark & Kime & Stringer \\
Doolittle & \(\therefore\) & Lake \\
Francis & & McDonald
\end{tabular}

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

Calendar No. 8, House File No. 554, a bill for an act to amend section thirty-seven (37) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. section 2945), relating to the improvement of primary roads along the corporation lines of cities, was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Allyn & Harrison & Parsons \\
Anderson & Hauge & Perkins \\
Becker & Healy & Pers \\
Beeman & Huff & Peterson \\
Benz & Inrersoll & Powers \\
Blake & Justice & Ramsey \\
Bradley & Kime & Rankin \\
Brady & Knickerbocker & Sampson \\
Buffington & Lake & Santee \\
Children & Larson & Schirmer \\
Criswell & Letts & Schulte \\
Dodd & LeValley & Scott of Fremont \\
Donhowe & Lockin & Shores \\
Edgington & Long & Slemmons \\
Edson & McClune & Smith \\
Elliott & McCulloch & Springer \\
Emery & McGhee & Stimson \\
Fackler & Mayne & Storey \\
Forsling & Miller & Ulstad \\
Garber of Adair & Mills & Van Camp \\
Garber of Floyd & Moen & Vance \\
Gilbert & Morhead & Weaver \\
Gilbertson & Morgan & Weber \\
Gilmore of Cedar & Narey & Westervelt \\
Gilmore of Clay & Nervig & Wolfe \\
Gordon & O'Donnell & Year \\
Graham & Olson & Yenter \\
Grimwod & Ontjes & Mr. Speaker \\
Gunderson & Orr & \\
Hanna & Parrott &
\end{tabular}

Nays, 12
\begin{tabular}{lll} 
Aiken & Carter & Scott of Appanoose \\
Aldrich & Colbert & Truax \\
Berry & Elson & Vamstad \\
Calhoun & McDonald & Young.
\end{tabular}

Absent or not voting, 7
\begin{tabular}{lll} 
Clark & Gibson & Sterling \\
Doolittle & Held & \\
Francis & Rumley &
\end{tabular}

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

Calendar No. 9, House File No. 555, a bill for an act to amend section fourteen (14) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2922), relating to the service of notice of apportionment reports on highway improvements, was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 97
\begin{tabular}{lll} 
Allyn & Garber of Adair & Lockin \\
Anderson & Garber of Floyd & Long \\
Becker & Gibson & McClune \\
Beeman & Gilbert & McCulloch \\
Benz & Gilbertson & McGhee \\
Berry & Gilmore of Cedar & Mayne \\
Blake & Gilmore of Clay & Miller \\
Bradley & Gordon & Mills \\
Brady & Graham & Moen \\
Buffington & Grimwood & Moorhead \\
Carter & Gunderson & Morgan \\
Children & Hanna & Narey \\
Clark & Harrison & Nervig \\
Colbert & Hauge & O'Donnell \\
Criswell & Healy & Olson \\
Donhowe & Held & Ontjes \\
Doolittle & Huff & Orr \\
Edgington & Ingersoll & Parrott \\
Edson & Kime & Parsons \\
Elliott & Knickerbocker & Perkins \\
Elson & Lake & Peters \\
Emery & Larson & Peterson \\
Fackler & Letts & Powers \\
Forsling & LeValley & Ramsey
\end{tabular}

Rankin
Sampson
Santee Schirmer
Schulte
Scott of Fremont Shores
Slemmons
Smith

Springer
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver

Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 5
Aiken Aldrich

Calhoun
Justice
Scott of Appanoose

Absent or not voting, 5

Dodd
Francis

McDonald
Rumley

Sterling

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

Calendar No. 10, House File No. 556, a bill for an act to amend section twenty hundred twenty-four-i (2024-i) supplement to the code, 1913, (C. C. section 2888), relating to the condemnation of lands in order to obtain material for road purposes, was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time now. and placed upon its passage, which motion prevailed the bill was read a third time.

On the question, "Shall the bill pass?'"
Ayes, 99
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Doolittle \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Grimwood \\
Anderson
\end{tabular} \\
Edgington & Gunderson \\
Becker & Edson & Hanna \\
Beeman & Elliott & Harrison \\
Benz & Elson & Hauge \\
Berry & Emery & Healy \\
Blake & Fackler & Held \\
Bradley & Forsling & Huff \\
Brady & Garber of Adair & Ingersoll \\
Buffington & Garber of Floyd & Justice \\
Carter & Gibson & Kime \\
Children & Gilbert & Knickerbocker \\
Clark & Gilbertson & Lake \\
Colbert & Gilmore of Cedar & Larson \\
Criswell & Gilmore of Clay & Letts \\
Dodd & Gordon & LeValley \\
& & Graham
\end{tabular}
\begin{tabular}{ll} 
Long & Parrott \\
McCulloch & Parsons \\
McDonald & Perkins \\
McGhee & Peters \\
Mayne & Peterson \\
Miller & Powers \\
Mills & Ramsey \\
Moen & Rankin \\
Moorhead & Sampson \\
Morgan & Santee \\
Narey & Schirmer \\
Nervig & Schulte \\
O'Donnell & Scott of Fremont \\
Olson & Shores \\
Ontjes & Slemmons \\
Orr & Smith
\end{tabular}

Nays, 1
Donhowe
Absent or not voting, 7
\begin{tabular}{lll} 
Aldrich & McClune & Sterling \\
Calhoun & Rumley & \\
Francis & Scott of Appanoose &
\end{tabular}

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

Calendar No. 13, House File No. 322, a bill for an act to amend section fifty hundred seventy-seven-c (5077-c) of the supplement to the code, 1913 , (C. C. 8697, 9698 and 8699), relative to the registering of charitable organizations soliciting public aid, with report of committee on public charities recommending amendments proposed by committee on judiciary, and passage, was taken up for consideration.

On motion of Weaver of Polk the amendments found on page 400 of the journal of February 8th, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 100
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Berry \\
Blake
\end{tabular} & \begin{tabular}{l} 
Carter \\
Allyn
\end{tabular} \\
\begin{tabular}{l} 
Anderson \\
Becker
\end{tabular} & \begin{tabular}{l} 
Bradley \\
Brady
\end{tabular} & Colbert \\
Beman & Budfington & Dodd \\
Benz & Calhoun & Donhowe \\
& & Doolittle
\end{tabular}

Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime

Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey

Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 1
Criswell
Absent or not voting, 6

\section*{Aiken \\ Clark}

Lake
McDonald

Rumley
Sterling

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

Calendar No. 16, House File No. 466, a bill for an act to amend section thirteen hundred fifty-nine of the code, (C. C. Sec. 4589), relating to mileage of assessors, with report of committee recommending passage was taken up and considered.

Truax of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 98

Aldrich
Andersion
Allyn
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
\begin{tabular}{ll} 
Gilmore of Cedar & \begin{tabular}{l} 
Olson \\
Gilmore of Clay
\end{tabular} \\
Ontjes \\
Gordon & Orr \\
Graham & Parrott \\
Grimwood & Parsons \\
Gunderson & Perkins \\
Hanna & Peters \\
Harrison & Peterson \\
Hauge & Powers \\
Healy & Ramsey \\
Held & Rankin \\
Huff & Sampson \\
Ingersoll & Santee \\
Justice & Schirmer \\
Kime & Schulte \\
Knickerbocker & Scott of Fremont \\
Larson & Slemmons \\
Letts & Smith \\
LeValley & Stimson \\
Lockin & Storey \\
Long & Truax \\
McClune & Ulstad \\
McCulloch & Van Camp \\
McDonald & Vance \\
McGhee & Wamstad \\
Mayne & Weaver \\
Miller & Weber \\
Mills & Westervelt \\
Moen & Wolfe \\
Moorhead & Year \\
Narey & Young \\
Nervig & Mr. Speaker \\
O'Donnell &
\end{tabular}

Nays, 1
Shores

Absent or not voting, 8
\begin{tabular}{lll} 
Aiken & Rumley & Sterling \\
Lake & Scott of Appanoose & Yenter \\
Morgan & Springer &
\end{tabular}

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

Calendar No. 17, House File No. 475, a bill for an act to amend section four (4) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General.Assembly, (C. C. Sec. 2912) relating to the expenditure of the primary road fund, with majority report of committee recommending indefinite postponement and
report of the minority recommending passage, was taken up and considered.

Criswell of Boone moved that further action on House File No. 475 be deferred and that the bill be made a special order for \(10: 00\) o'clock a. m. Friday, February 25th.

Anderson of Winnebago moved as a substitute motion for the motion of Criswell of Boone, that action on House File No. 475 be deferred and that the bill be placed at the foot of the calendar.

Substitute motion prevailed and House File No. 475 was ordered placed at the foot of the calendar.

Calendar No. 18, House File No. 536, a bill for an act to amend section thirty-four hundred seven (3407) of the code (C. C. Sec. 7938), relating to liability of executors in their own wrong, with report of committee recommending passage was taken up and considered.

Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 99
\begin{tabular}{lll} 
Allyn & Garber of Adair & Long \\
Anderson & Garber of Floyd & McClune \\
Becker & Gibson & McCulloch \\
Beeman & Gilbert & McDonald \\
Benz & Gilbertson & McGhee \\
Berry & Gilmore of Cedar & Mayne \\
Blake & Gordon & Miller \\
Bradley & Graham & Mills \\
Brady & Grimwood & Moen \\
Buffington & Gunderson & Moorhead \\
Carter & Hanna & Morgan \\
Children & Harrison & Narey \\
Clark & Hauge & Nervig \\
Colbert & Healy & O'Donnell \\
Criswell & Held & Olson \\
Dodd & Huff & Ontjes \\
Donhowe & Ingersoll & Orr \\
Doolittle & Justice & Parrott \\
Edgington & Kime & Parsons \\
Elliott & Knickerbocker & Perkins \\
Elson & Lake & Peters \\
Emery & Larson & Peterson \\
Fackler & Letts & Powers \\
Forsling & LeValley & Rancis
\end{tabular}
\begin{tabular}{lll} 
Sampson & \begin{tabular}{l} 
Smith \\
Santee
\end{tabular} & Wamstad \\
Schirmer & Stinger & Weaver \\
Schulte & Storey & Weber \\
Scott of Appanoose & Truax & Westervelt \\
Scott of Fremont & Ulstad & Van Camp \\
Shores & Valfe \\
Slemmons & Vance & Year \\
& & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 8
\begin{tabular}{lll} 
Aiken & Edson & Sterling \\
Aldrich & Gilmore of Clay & Young \\
Calhoun & Rumley &
\end{tabular}

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

On motion of Forsling of Woodbury the House adjourned until 1:15 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{REPORT OF COMMITTEE}

Ingersoll of Tama, from the committee on land titles, submitted the following report:

Mr. Speaker-Your committee on land titles to whom was referred House File No. 403, a bill for an act to amend sub-division two (2), section seventeen hundred nine (1709), supplement to the code, 1913, (C. C. 5627) as to authorize the writing of title insurance and to fix the reserves to be maintained therefor by companies furnishing same; also to amend section five (5), chapter four hundred twenty-eight (428), acts of the Thirty-seventh General Assembly, (C. C. 5628-e), fixing the limit of liability which may lawfully be assumed on any one risk by companies writing title insurance; also to amend section sixteen hundred ninetynine (1699), supplement to the code, 1913, (C. C. 5622), permitting companies writing title insurance to invest a portion of their surplus in necessary abstract books; all relating to the subject of title 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; and when so amended the bill do pass:

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section seventeen hundred nine (1709), supplement to the code, 1913, (C. C. 5627), be and the same is hereby amended by adding thereto the following as paragraph ten (10) thereof:
10. Insure or guarantee owners of property or others interested therein against loss by encumbrance or defective title, or adverse claim to title, either together with, or without, examination of title, or furnish information relative thereto, examine and insure the legal validity of bonds or other securities issued by public corporations; but all companies issuing policies as provided by this paragraph, shall set aside and maintain forty (40) per cent of each and every premium received, which amount so set aside shall constitute a reserve for reinsurance and the payment of losses, and each said amount so set aside as a reserve, shall be held as such for a period of five (5) years only.

Sec. 2. That chapter four hundred twenty-eight (428), acts of the Thirty-seventh General Assembly, (C. C. 5628), be and the same is hereby amended by striking out the word "nine" appearing in the seventh (7th) line of section five (5) thereof, and inserting the word "ten" in lieu thereof, and by changing the period at the end thereof to a comma, and by adding thereto the following: nor to a company having paid up capital of not less than one hundred thousand dollars ( \(\$ 100,000.00\) ), that insures or guarantees titles to real estate, or examines or insures the legal validity of bonds or other securities issued by public corporations.

Sec. 3. That section sixteen hundred ninety-nine (1699), supplement to the code, 1913, (C. C. 5622), be and the same is hereby amended 'by adding thereto the following as paragraph five (5):
5. Any company organized for the purpose of carrying on the insurance specified in subdivision ten (10) of section seventeen hundred nine (1709) of the supplement to the code, 1913, (C. C. 5627), may invest such a portion of its surplus as may be approved by the commissioner of insurance, in a complete set of abstract books or indices to the records, showing titles to real estate in the county in which its principal place of business is situated.

Section 4. 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 the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.
F. W. Ingersoll, Chairman.

Report adopted.

CONSIDERATION OF SPECIAL ORDER NO. 2
Time having arrived for Special Order No. 2, House File No. 387, a bill for an act to amend the law as it appears in section
fifty hundred thirty-eight-a (5038-a) supplement to the code, 1913, (C. C. Sec. 8833) relating to boxing contests and sparring exhibitions and creating a state athletic commission, with report of committee recommending amendment and passage was taken up and considered.

On motion of Lake of Woodbury, the committee amendments, found on page 558 of the journal of February 18th, were adopted.

Moen of Lyon offered the following amendments:
Amend House File No. 387 by inserting the following after Paragraph (E):
(f) Any contestant in any such exhibition as herein provided who shall strike his opponent causing him to become unconscious, permanenṭly, or cause him to lose the use of an eye, ear, nose or any other member of his body permanently, or who shall cause any bones in any part of the body of said opponent to be broken, or joints of bones to be dislocated, or in any other way, permanently be injured shall be deemed guilty of assault and battery with intent to do great bodily injury and shall be punished as by law provided.
(g) Any contestant in any such boxing or sparring exhibition, herein provided, who shall be temporarily or permanently injured shall recover the value of such injuries from the corporation conducting or permitting such exhibition, in a civil action brought at any time within three years thereafter, by himself or any dependent, or the administrator of his estate.
(h) By changing the words and figures ten dollars (\$10.00) in line 102 and substitute in lieu thereof the words and figures five dollars ( \(\$ 5.00\) ).

Mr. Moen moved the adoption of paragraph (f) of his amendment and asked for a roll call.

On the question, "Shall paragraph (f) be adopted?"
Ayes, 45
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Elson \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Huff \\
Emery
\end{tabular} \\
Allyn & Garber of Floyd & Jngersoll \\
Berry & Justice \\
Bradley & Gibson & Larson \\
Buffington & Gilmore of Cedar & Lockin \\
Calhoun & Gilmore of Clay & Long \\
Carter & Grimwood & Mayne \\
Colbert & Gunderson & Moen \\
Criswell & Hanna & Olson \\
Edson & Harrison & Ontjes \\
& Held & Parsons
\end{tabular}

Peters
Santee
Schirmer
Scott of Appanoose

Scott of Fremont
Shores
Slemmons
Truax

Nays, 48

Anderson
Becker
Beeman
Benz
Blake
Children
Dodd
Doolittle
Edgington
Elliott
Forsling
Garber of Adair
Gilbert
Gilbertson
Gordon
Graham

Healy
Knickerbocker
Lake
Letts
LeValley
McClune
McCulloch
-McDonald
McGhee
Miller
Mills
Morgan
Narey
Nervig
©'Donnell
Orr

Absent or not voting, 14
Brady
Clark
Donhowe
Fackler
Francis

Hauge
Kime
Moorhead
Rumley
Springer

Ulstad
Wamstad
Wolfe
Young

So paragraph (f) of the amendment was lost.
Mr. Moen moved that paragraph (g) be adopted.
Motion prevailed and paragraph (g) of the amendment was adopted:

Mr. Moen moved that paragraph (h) be adopted.
Motion prevailed and paragraph (h) of the amendment was adopted.

Springer of Louisa offered the following amendment and moved its adoption.

Amend House File No. 387 by inserting after the word "sanction" in line fifty-five (55) of section four (4) the following: "of any university, college or public school of the state, or".

Amendment adopted.

Springer of Louisa offered the following amendment and moved its adoption:

Amend Hpuse File No. 387 by striking from line 43 of section four (4) the words "purchasing athletic equipment for," and inserting in lieu thereof the following: "promoting physical training in the".

Amendment adopted.
Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 59
\begin{tabular}{lll} 
Aldrich & Grimwood & Orr \\
Allyn & Hanna & Parrott \\
Anderson & Hauge & Perkins \\
Becker & Healy & Peterson \\
Beeman & Kime & Powers \\
Benz & Knickerbocker & Ramsey \\
Blake & Lake & Rankin \\
Children & Letts & Sampson \\
Colbert & LeValley & Schulte \\
Dodd & McCulloch & Smith \\
Doolittle & McDonald & Springer \\
Edgington & McGhee & Storey \\
Elliott & Mills & Van Camp \\
Fackler & Moorhead & Vance \\
Forsling & Morgan & Weber \\
Garber of Adair & Narey & Wolfe \\
Gilbert & Nervig & Yenter \\
Gilmore of Cedar & O'Donnell & Young \\
Gordon & Olson & Mr. Speaker \\
Graham & Ontjes &
\end{tabular}

Nays, 44
\begin{tabular}{lll} 
Berry & Gilmore of Clay & Peters \\
Bradley & Gunderson & Santee \\
Brady & Harrison & Schirmer \\
Buffington & Held & Scott of Appanoose \\
Calhoun & Huff & Scott of Fremont \\
Carter & Ingersoll & Shores \\
Criswell & Justice & Slemmons \\
Donhowe & Larson & Stimson \\
Edson & Lockin & Truax \\
Elson & Long & Ulstad \\
Emery & McClune & Wamstad \\
Francis & Mayne & Weaver \\
Garber of Floyd & Miller & Westervelt \\
Gibson & Moen & Year \\
Gilbertson & Parsons &
\end{tabular}

Absent or not voting, 4
\begin{tabular}{ll} 
Aiken & \begin{tabular}{l} 
Rumley \\
Clark
\end{tabular} \\
Sterling
\end{tabular}

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

\section*{SPECIAL ORDER NO. 3}

Time having arrived for the consideration of Special Order No. 3, House File No. 392, a bill for an act to repeal the law as it appears in section five (5), chapter three hundred fortynine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds of the state of Iowa, with report of com'mittee recommending amendment and passage was taken up for consideration.

On request of Storey of Warren, unanimous consent having been obtained, action on Special Order No. 3, House File No. 392, was deferred and the bill was made a special order for Friday, February 25th, at \(10: 00\) a. m.

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Kime of Webster, House File No. 617, a bill for an act to repeal section 1087-a4, supplement to the code of Iowa, 1913, (C. C. Sec. 366), and to enact a substitute therefor and to amend sections 1087-a8, 1087-a19, 1087-a21, 1087-a22, 1087-a25, 1087-a 26 and 1087-a27, chapter two-A (2-A), title VI., supplement to the code of Iowa, 1913, (C. C. Secs. 377, 380, 383, 384, 388, 389, 390), relating to primary elections.

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

By Nervig of Humboldt, House File No. 618, a bill for an act to amend section fourteen (14) of the code of Iowa, (C. C. Sec. 19), relating to the payment of members of the General Assembly.

Read first and second time and referred to committee on compensation of public officers.

By Sampson of Audubon, by request, House File No. 619, a bill for an act to repeal sections twenty-one hundred seventeen (2117) (C. C. 5020), twenty-one hundred twenty-four (2124) (C. C. 5175), twenty-one hundred twenty-six (2126) (C. C. 5177), twenty-one hundred twenty-eight (2128) (C. C. 5179), twenty-one hundred thirty (2130) (C. C. 5185), twenty-one hundred thirty-eight (2138) (C. C. 5193), twenty-one hundred thirtynine (2139) (C. C. 5194), twenty-one hundred forty (2140) (C. C. 5195), twenty-one hundred forty-one (2141) (C. C. 5196), twenty-one hundred forty-two (2142) (C. C. 5197), twenty-one hundred forty-four (2144) (C. C. 5199), twenty-one hundred forty-six (2146) (C. C. 5201), twenty-one hundred forty-seven (2147) (C. C. 5202), twenty-one hundred forty-eight (2148) (C. C. 5203), twenty - one hundred forty - nine (2149) (C. C. 5204 ), twenty-one hundred fifty-two (2152) (C. C. 5207), twen-ty-one hundred fifty-six (2156) (C. C. 5211), and twenty-one hundred fifty-seven (2157) (C. C. 5212) of the code, and sections twenty-one hundred forty-five (2145) (C. C. 5200), and twenty-one hundred fifty-five (2155) (C. C. 5210) of the supplement to the code, 1913, and section twenty-one hundred twenty-five (2125) (C. C. 5176) of the supplemental supplement to the code, 1915; and to enact substitutes therefor, and to amend section twenty-one hundred ten (2110) (C. C. 5163) of the code, relating to the powers and duties of the Board of Railroad Commissioners, and the regulation of carriers.

Read first and second time and referred to committee on railroads and transportation.

By Van Camp of Muscatine, House File No. 620, a bill for an act to legalize the election of officers of the incorporated town of Conesville, in Muscatine County, Iowa, held on March 1st, 1920, and the acts of said officers.

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

By Van Camp of Muscatine, House File No. 621, a bill for an act to legalize the issuance of \(\$ 10,000\) electric lighting bonds of the Incorporated Town of Conesville, in Muscatine County, Iowa, authorized at a special election held by the voters of said town on January 3, 1921.

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

By Dodd of Howard, House File No. 622, a bill for an act to amend section twenty-one hundred thirteen (2113), (C. C. Sec. 5016), supplement to the code, 1913, relating to the powers and duties of the Board of Railroad Commissioners and granting to such Board of Railroad Commissioners, power to fix and regulate the rates of fare and service of street railway companies.

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

By Springer of Louisa, House File No. 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to be furnished, providing for the term of such service, and granting to City and Town Councils and Boards of Supervisors power to fix rates for furnishing such service and establishing a court of appeal to be known as a Court of Public Service, and fixing its power and providing procedure.

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

By Buffington of Mills, House File No. 624, a bill for an act to appropriate the sutm of thirty-five thousand dollars ( \(\$ 35\),000.00 ) to be used for the purpose of replacing property destroyed by fire at the institution for feeble minded children, Glenwood.

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

\section*{AMENDMENT FILED}

Anderson of Winnebago filed the following amendments:
Amend House File No. 452 by striking from lines three and four of section two of said bill the words "or by the state highway commission" and inserting in lieu thereof the following: "for cause or by the state highway commission for inefficiency." Also by striking out all of said section after the period in line five thereof.

Also by striking from line thirty of section seven of said bill the word "Eve" and inserting in lieu thereof the word "two." Also by
adding at the end of said section seven the following: "Provided, however, that paving projects on the secondary roads shall come under the provisions of paragraph one (1) of this section and that paragraph two (2) shall not be construed to apply to paving."

Also by striking out the quotation mark and the period at the end of section fifteen and inserting in lieu thereof the following: "except as to paving."

Also by striking out in lines five, six and seven of section seventeen of said bill the following: "section twenty-four (24): of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2932)."

Also by striking out sections eight, nine, ten, eleven, twelve, thirteen, fourteen and sixteen of said bills.

On motion of Lockin of Cherokee the House adjourned until 9:30 a. m. Friday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, February \(25,1921\).

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

Prayer was offered by A. W. Harned, of Des Moines.
Journal of February 24th corrected and approved.
LEAVE OF ABSENCE
On request of Letts of Washington, leave of absence was granted Edgington of Monona for the day.

On request of Ulstad of Wright, leave of absence was granted Scott of Appanoose for the day.

On request of Wamstad of Mitchell leave of absence was granted Wolfe of Kossuth for the day.

\section*{PETITIONS}

Miller of Lucas presented a petition from citizens of Chariton relative to optional use of bible in the public schools.

Referred to committee on schools and textbooks.
Ingersoll of Tama presented a petition from citizens of Tama county relative to measure prohibiting use of ferrets for hunting.

Referred to committee on fish and game.
Blake of Fayette, presented a petition from citizens of Oelwein relative to the adoption of an official state flag.

Referred to committee on military.
MOTION TO RECONSIDER LAID UPON THE TABLE
Lake of Woodbury moved that the House reconsider the vote by which House File No. 387 passed the House, and to lay the motion upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

\section*{SPECIAL ORDER MADE}

On request of Storey of Warren, unanimous consent having been obtained, Special Order No. 3, House File No. 392, was made a Special Order for Tuesday, March 8th, at 11:00 o'clock a. m.

\section*{HOUSE FILE WITHDRAWN}

On request of Weaver of Polk, unanimous consent having been obtained, House File No. 455 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{INTRODUCTION OF BILLS}

By Clark of Linn, House File No. 625, a bill for an act to amend Sections two hundred eighty-c ( \(280-\mathrm{c}\) ), and two hundred eighty-f (280-f), supplement to the code, 1913, (C. C. Sec. 6924 and 6927), relating to superior courts in certain cities, and the compensation of judges of said courts.

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

By Calhoun of Van Buren, House File No. 626, a bill for an act making an additional appropriation to the State Historical Society of Iowa.

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

By Scott of Fremont and Hauge of Polk, House File No. 627, a bill for an act to amend section twenty-five hundred three (2503), supplemental supplement, 1915, (C. C. Sec. 899), relating to the appointment of a chief deputy oil inspector, and also amending chapter eleven (11), title XII, supplemental supplement, 1915, (C. C. Chap. 7, title V.), and providing for the inspection and regulation of the sale or use of gasoline, gasoline substitutes, benzine and naptha and providing penalties for the violation thereof.

Read first and second time and referred to committee motor vehicles and transportation.

By Criswell of Boone, House File No. 628, a bill for an act to amend Section Eleven (11), Chapter two hundred eighty-seven
(287) of the Acts of the Thirty-eighth General Assembly (C. C. Section 1742), relating to contagious and infectious diseases of domestic animals.

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

By Ontjes of Grundy, House File No. 629, a bill for an act to repeal section ten hundred eighty-seven-a four (1087-a4) supplement to the code, 1913, (C. C. Sec. 366), and to enact the following in lieu thereof relating to the time of holding primary elections and providing for the voting for candidates for President of the United States at the primary election, and the instruction to delegates by the vote for President, and providing the manner in which a candidate's name may be placed upon the ballot.

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

By Edson of Buena Vista, House File No. 630, a bill for an act to provide for bonded warehouses for the storage of agricultural and other commodities.

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

By Edson of Buena Vista, House File No. 631, a bill for an act to confer upon Justices of the Peace, Police Justices and Municipal Judges, power to subpoena and examine witnesses before the issuance of a warrant of arrest.

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

By Westervelt of Greene, House File No. 632, a bill for an act to amend section forty-seven hundred twenty-eight (4728) (C. C. 8555) and section forty-seven hundred thirty-one (4731) (C. C. 8558) of the code, relating to the punishment for murder in the first degree.

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

By Lockin of Cherokee, House File No. 633, a bill for an act to repeal chapter three hundred forty-two (342) acts of the Thirty-eighth (38th) General Assembly and to repeal section twenty-eight hundred sixteen (2816), supplement to the code, 1913, relating to the revision of school sites.

Read first and second time and referred to committee on schools and textbooks.

By Clark of Linn, House File No. 634, a bill for an act to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code, 1913, (C. C. Sec. 5852), relating to building and loan associations.

Read first and second time and referred to committee on building and loan.

By Hauge of Polk, House File No. 635, a bill for an act to amend section seven hundred fifty-one (751) supplemental supplement to the code, 1915, (C. C. Sec. 3808), relating to the powers of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, improve and repair streets, highways, avenues, alleys, public grounds, wharfs, landings and market places within such cities and towns; and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such assessments and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first, nineteen hundred eighteen.

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

By Springer of Louisa, House File No. 636, a bill for an act relating to insurance; amending section sixteen hundred and eighty nine (1689) of the code as amended by section one (1), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.) (C. C. 5603), and amending section sixteen "hundred ninety-one (1691) of the code, (CC-5605), and amending section sixteen hundred ninety-four (1694), of the code, as amended by section twelve (12), chapter four hundred and twenty-nine (429), laws of the Thirty-seventh Gen-
eral Assembly (37th G. A.) (CC-5617), and by amending section sixteen hundred ninety-five (1695), of the code of Iowa, 1897, (CC-5618), and amending section sixteen hundred ninetysix (1696), of the code of Iowa, 1897, (CC-5619), and amending section seventeen hundred (1700) as amended by section fourteen (14), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.) (CC-5623), and amending section seventeen hundred and nine (1709), supplement to the code, 1913, (CC-5627), and amending section seventeen hundred ten (1710), supplement to the code, 1913, as amended by section five (5), chapter four hundred twenty-eight (428), laws of the Thirty-seventh General Assembly (37th G. A.), and section three (3), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.) (CC5628 ), and amending section seventeen hundred eleven (1711) supplement to the code, 1913, (CC-5629), and amending section seventeen hundred fifteen (1715), of the code, 1897, (CC5633 ), and amending section seventeen hundred sixteen (1716), of the code, 1897, (CC-5634), and amending section seventeen hundred eighteen (1718), of the code, 1897, (CC-5635), and amending section seventeen hundred nineteen (1719), of the code, 1897, (CC-5636), and amending section seventeen hundred twenty-one (1721) supplemental supplement to the code, 1915, as amended by section eighteen (18), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.), and as amended by section one (1), chapter three hundred forty-six (346), laws of the Thirty-eighth General Assembly (38th G. A.) (CC5637), and amending section seventeen hundred twenty-two (1722), of the code, 1897, (CC-5638), and amending section seventeen hundred twenty-seven (1727), of the code, 1897, (CC-5642), and amending section seventeen hundred twenty-nine (1729), of the code, 1897, (CC-5644), and amending section seventeen hundred thirty-one (1731) of the code, 1897, (CC-5646), and amending section seventeen hundred thirty-two (1732) of the code, 1897, (CC5647), and amending section seventeen hundred thirty-eight (1738) of the code, 1897, (CC-5653), and amending section seventeen humdred thirty-nine (1739) of the code, 1897, (CC-5654), and amending section seventeen hundred forty-four (1744) supplement to the
code, 1913 , as amended by section five (5), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.), (CC-5660), and amending section seventeen hundred forty-five (1745), supplement to the code, 1913, as amended by section six (6), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G.A.), (CC-5661), and amending section seventeen hundred forty-eight (1748) of the code, 1897, (CC-5664), and amending section seventeen hundred fifty (1750) of the code, 1897, (CC-5735), and amending section seventeen hundred fifty-three (1753) of the code, 1897, (CC-5668), and amending section seventeen hundred fifty-eight-a (1758-a), supplement to the code, 1913, (CC-5674).

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

By Colbert of Union, House File No. 637, a bill for an act to legalize an election held January 29, 1921, in the Consolidated Independent School District of Arispe, in the County of Union, and State of Iowa, for the purpose of voting on the issuance of bonds of said Consolidated Independent School District in the amount of seventy-five thousand dollars ( \(\$ 75,000.00\) ), and to legalize all acts and proceedings of the Board of Directors of said Consolidated Independent School District in respect of said election and said bonds, and to authorize the issuance of seventy-five thousand dollars (\$75,000.00 ) bonds of said Consolidated Independent School District.

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

By Hauge of Polk, House File No. 638, a bill for an act to amend section eight hundred twenty-five (825), supplement to the code, 1913, (C. C. Sec. 3889), relating to the levy of special assessments.

Read first and second time and referred to committee on municipal corporations.

By Van Camp of Muscatine, House File No. 639, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine county, Iowa.

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

By Garber of Adair, House File No. 640, a bill for an act amending section seventeen hundred eighty-three-b (1783-b), supplemental supplement to the code, 1915, (C. C. 5493), by adding a proviso thereto, relating to life insurance.

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

By Garber of Adair, House File No. 641, a bill for an act relating to the licensing and qualification of insurance agents, prohibiting rebating, and providing a penalty for any violation of this act.

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

By Ramsey of Butler, House File No. 642, a bill for an act to amend section one (1), chapter two hundred forty-nine (249), acts of the Thirty-seventh General Assembly (C. C. 2902), and to construe the word "roads", as it appears therein.

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

By Beeman of Allamakee, House File No. 643, a bill for an act authorizing and directing the state board of education to arrange for a short course to be given in the Iowa State College primarily for apprentices in the building trades, providing for the issuing of a certificate to those finishing such course, requiring employers to send their apprentices to the Iowa State College at Ames for at least eight weeks of such instruction during each year for at least three years, requiring such employers to pay the actual traveling expenses and the necessary living expenses of such apprentices while attending such school, arranging for the enforcement of this act and providing penalties for the violation of its provisions.

Read first and second time and referred to committee on schools and textbooks.

By Lake of Woodbury, House File No. 644, a bill for an act to amend sections twenty-eight hundred thirty-one (2831) and twen-ty-eight hundred and thirty-two (2832) supplement to the code, 1913, relating to the furnishing of uniform textbooks.

Read first and second time and referred to committee on schools and textbooks.

\section*{REPORTS OF COMMITTEES}

Weaver of Polk, 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. 397, a bill for an act to provide for the levy of special taxes for the construction, repair, improvement and equipment of buildings and for the purchase of land for the state university of Iowa and the Iowa state college of agriculture and mechanic arts, beg leave to report they have 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 commitee on appropriations.
J. B. Weaver, Chairman.

Report adopted and House File No. 397 was re-referred to the committee on appropriations.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:
`Mr. Speaker-Your committee on appropriations to whom was referred House File No. 288, a bill for an act to amend section 2727-a89 supplement to the code, 1913, relating to the collection and dissemination of information regarding tuberculosis, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 324, a bill for an act to amend chapter 287 of the acts of the Thirty-eighth General Assembly, relating to the control of diseased 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 be amended as follows, and when so amended the bill do pass:

By striking out the words and figures "five hundred thousand dollars ( \(\$ 500,000\) ) annually", as the same appear in section one, and substituting in lieu thereof the words and figures "two hundred fifty thousand dollars ( \(\$ 250,000\) ) annually".

Also add as section 2:
"This act being deemed of immediate importance shall become effective upon the publication thereof in the Des Moines Register and the Des Moines Capital, published in Des Moines, Iowa."

\author{
E. P. Harrison, Chairman.
}

Report adopted.

Healy of Hancock, from the committee on representative districts, submitted the following report:

Mr. Speaker-Your committee on representative districts to whom was referred Senate File No. 379, 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 recommen. dation that the same do pass.
E. P. Healy, Ohairman.

Report adopted.

Gunderson of Pocahontas, from the committee on public lands and buildings, submitted the following report:

Mr. Speaker-Your committee on public lands and buildings to whom was referred House File No. 327, a bill for an act to amend chapter two hundred thirty-six (236), acts of the Thirty-seventh General Assembly (C. C. Sec. 1177) as amended by chapter three hundred sixty-eight (368), acts of the Thirty-eighth General Assembly relating to public parks and lands on lake shores, beg leave to report they have had the 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. L. Gunderson, Chairman.

Report adopted and House File No. 327 was indefinitely postponed.

\section*{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. 315, a bill for an act amending the law as it appears in section two (2) of chapter three hundred eight (308) acts of the Thirty-seventh General Assembly (compiled code Sec. 2630) relating to education for deaf children.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 509, a bill for an act relating to insurance; amending section 1785 of the code, 1897, (C. C. Sec. 5509, Par. 1) and amending section 1794, supplement to the code, 1913, (C. C. Sec. 5518, Par. 1).
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 410, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending section two thousand thirty-three-e (2033-e), supplement to the code, 1913, (compiled code Sec. 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the code, 1913, (compiled code Sec. 5237).
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 467, a bill for an act to amend section seven hundred sixty-nine (769) of the code, (C. C. 3817), relating to railway crossings.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your bonorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 318, a bill for an act relating to compensation of county officers.

\author{
L. W. Ainsworth, Secretary.
}

Also :
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 chapter two hundred two (202), acts of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to protection of prairie chicken.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

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

House File No. 337, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2912 and 2914), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary road fund in the elimination or improvement of railroad crossings and in the construction of culverts and bridges on the primary road system.
L. W. Ainsworth, 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:

Resolution relative to Hon. Henry C. Wallace, recently appointed as secretary of agriculture.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also :}

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

House File No. 480, a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropriations made by the Congress of the United States for the purpose stated; to empower and direct the state board for vocational education to co-operate with the federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such state board and the state commissioner of labor and the state in-
dustrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special fund; and to make appropriations to provide for the vocational rehabilitation of persons disabled in industry or otherwise.

\author{
L. W. Ainsworire, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 509, a bill for an act relating to insurance; amending section seventeen hundred eighty-five (1785) of the code, (C. C. Sec. 5509, Par. 1), and amending section seventeen hundred ninety-four (1794) supplement to the code, 1913, (C. C. Sec. 5518, Par. 1).

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

Senate File No. 315, a bill for an act amending the law as it appears in section two (2) of chapter three hundred eight (308) acts of the Thirty-seventh General Assembly (compiled code Sec. 2630) relating to education for deaf children.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 467, a bill for an act to amend section seven hundred sixty-nine (769) of the code, (C. C. 3817), relating to railway crossings.

Read first and second time and referred to committee on railroads and transportation.

Senate File No. 410, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending section two thousand thirty-three-e (2033e), supplement to the code, 1913, (compiled code Sec. 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the code, 1913, (compiled code Sec. 5237).

Read first and second time and referred to committee on railroads and transportation.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Weaver of Polk asked and obtained unanimous consent to consider at this time the following Senate concurrent resolution:

Whereas, definite announcement has been made of the selection of Hon. Henry C. Wallace of lowa as secretary of agriculture in the cabinet of President-elect Warren G. Harding;

Now, Therefore, Be It Resolved by the Senate, the House concurring, That we recognize in agriculture the fundamental industry of the nation upon which rests the prosperity and contentment of the entire people and that as such the cause of agriculture demands in the cabinet a man who possesses both the requisite special knowledge and training and absolute and proved fidelity to the great cause which he represents.

That effective agriculture has become a science highly organized and having its vital connection with the whole range of the nation's activities and that it is a source of pride to the people of Iowa that for the last quarter of a century the portfolio of agriculture has been held by an Iowan, with one exception covering a period of about seven years.

That we hereby express our absolute confidence in our distinguished fellow citizen Henry C. Wallace, and his unusual fitness for the great post now assigned him. We congratulate him and the state on this continuance of lowa's noted relation to the department and we congratulate the nation, and especially all within its borders who till the soil, upon this most fitting appointment.

Mr. Weaver moved that the House concur. Motion prevailed and the House concurred.

CONSIDERATION OF SENATE AMENDMENTS
On request of Smith of Clinton, unanimous consent having been given, House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293) laws of the Thirty-eighth General Assembly relating to the compensation of county officers, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by adding as paragraph two of section 1 the following:
"Amend the law as it appears in sections 1 and 2 of chapter 293, acts of the Thirty-eighth General Assembly (C. C. 3162, 3176, 3187, 3209, 6983) by adding after the word "city" in line twenty-four of each of said sections "having a population of five thousand or over".

Also amend the title by adding thereto after the word "assembly" in line three thereof the following "(C. C. 3162, 3176, 3187, 3209, 6983)" and by striking out the period after the word "officers" and adding the following thereto: "and extending the operation of the law until June 30, 1923."

Mr. Smith moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 84
\begin{tabular}{|c|c|c|}
\hline Allyn & Grimwood & Ontjes \\
\hline Anderson & Hanna & Orr \\
\hline Becker & Harrison & Parsons \\
\hline Beeman & Hauge & Perkins \\
\hline Benz & Healy & Peters \\
\hline Berry & Held & Peterson \\
\hline Blake & Huff & Ramsey \\
\hline Bradley & Ingersoll & Rankin \\
\hline Brady & Justice & Rumley \\
\hline Buffington & Kime & Sampson \\
\hline Carter & Knickerbocker & Schirmer \\
\hline Children & Larson & Schulte \\
\hline Clark & Letts & Scott of Fremont \\
\hline Colbert & LeValley & Shores \\
\hline Criswell & Lockin & Slemmons \\
\hline Doolittle & McClune & Smith \\
\hline Edson & McCulloch & Springer \\
\hline Elson & McDonald & Stimson \\
\hline Emery & McGhee & Storey \\
\hline Fackler & Mayne & Truax \\
\hline Forsling & Miller & Vance \\
\hline Francis & Mills & Wamstad \\
\hline Garber of Adair & Moen & Weaver \\
\hline Garber of Floyd & Morgan & Weber \\
\hline Gibson & Narey & Westervelt \\
\hline Gilbert & Nervig & Year \\
\hline Gilbertson & O'Donnell & Yenter \\
\hline Gordon & Olson & Mr. Speaker \\
\hline
\end{tabular}

Nays, 2
Aldrich
Long
Absent or not voting, 21
\begin{tabular}{lll} 
Aiken & & \begin{tabular}{l} 
Gilmore of Clay \\
Calhoun
\end{tabular} \\
\begin{tabular}{lll} 
Dodd & Graham & Santee \\
Donhowe & Gunderson & Scott of Appanoose \\
Edgington & Lake & Sterling \\
Elliott & Moorhead & Ulstad \\
Gilmore of Cedar & Parrott & Paw Camp \\
& & Wolfe
\end{tabular} \\
\end{tabular}

So the House concurred in the Senate amendments to House File No. 318.

On request of Forsling of Woodbury unanimous consent having been given, House File No. 347, a bill for an act to amend section nine hundred thirty-two-a (932-a) and nine hundred thirty-two-e ( \(932-\mathrm{e}\) ), supplement to the code, 1913 (C. C. 4089 and 4093), relating to pension for disabled and retired firemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased fireman, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

By striking out the words "thirty-five" in line four of section one and inserting the words "thirty" in lieu thereof; also striking out the words "thirty-five" in line six of section one and inserting the words "thirty" in lieu thereof.

Mr. Forsling moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 81
\begin{tabular}{lll} 
Aldrich & Gordon & O'Donnell \\
Allyn & Graham & Olson \\
Anderson & Grimwood & Ontjes \\
Becker & Gunderson & Orr \\
Benz & Hanna & Parrott \\
Blake & Harrison & Parsons \\
Bradley & Hauge & Peters \\
Brady & Healy & Peterson \\
Buffington & Held & Ramsey \\
Calhoun & Ingersoll & Rankin \\
Carter & Justice & Rumley \\
Children & Kime & Sampson \\
Clark & Knickerbocker & Schirmer \\
Colbert & Larson & Schulte \\
Criswell & Letts & Scott of Fremont \\
Dodd & LeValley & Shores \\
Doolittle & Lockin & Slemmons \\
Elson & Long & Smith \\
Emery & McClune & Truax \\
Fackler & McCulloch & Ulstad \\
Francing & McDonald & Van Camp \\
Francis & McGhee & Vance \\
Gibser of Floyd & Mayne & Wamstad \\
Gilbertson & Miller & Weaver \\
Gilmore of Cedar & Mills & Moen \\
Gilmore of Clay & Nervig & Weber \\
te & & Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 26
\begin{tabular}{lll} 
Aiken & Huff & Springer \\
Beeman & Lake & Sterling \\
Berry & Moorhead & Stimson \\
Donhowe & Morgan & Storey \\
Edgington & Narey & Westervelt \\
Edson & Perkins & Wolfe \\
Elliott & Powers & Year \\
Garber of Adair & Santee & Young \\
Gilbert & Scott of Appanoose &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 347.

On request of Carter of Hardin unanimous consent having been given, House File No. 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the figures " 3740 " in line three of section one and inserting the figures " 4030 " in lieu thereof.

By unanimous consent the House concurred in the Senate amendments to House File No. 346.

On request of Forsling of Woodbury unanimous consent having been given, House File No. 348, a bill for an act to amend chapter twenty-three (23) acts of the Thirty-seventh General Assembly (C. C. 4097 and 4101), and section nine hundred thirty-two-j (932-j), supplement to the code, 1913 (C. C. 4097 and 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

\footnotetext{
Amend by striking out the words "thirty-five" in line five of section two and inserting in lieu thereof the word "thirty."

Mr. Forsling moved that the House concur in the Senate amendments.
}

On the question, "Shall the House concur?"
Ayes, 88
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gilmore of Clay & O'Donnell \\
\hline Anderson & Gordon & Olson \\
\hline Becker & Graham & Ontjes \\
\hline Beeman & Grimwood & \\
\hline Benz & Gunderson & Parrott \\
\hline Berry & Hanna & Parsons \\
\hline Blake & Harrison & Peters \\
\hline Bradley & Hauge & Peterson \\
\hline Brady & Healy & Ramsey \\
\hline Buffington & Held & Rankin \\
\hline Calhoun & Huff & Rumley \\
\hline Carter & Ingersoll & Sampson \\
\hline Children & Justice & Schirmer \\
\hline Clark & Kime & Schulte \\
\hline Colbert & Knickerbocker & Scott of Fremont \\
\hline Criswell & Lake & Shores \\
\hline Dodd & Larson & Slemmons \\
\hline Doolittle & Letts & Smith \\
\hline Edson & LeValley & Storey \\
\hline Elson & Lockin & Truax \\
\hline Emery & Long & Ulstad \\
\hline Fackler & McClune & Van Camp \\
\hline Forsling & McCulloch & Vance \\
\hline Francis & McDonald & Wamstad \\
\hline Garber of Adair & McGhee & Weaver \\
\hline Garber of Floyd & Mayne & Weber \\
\hline Gibson & Miller & Yenter \\
\hline Gilbert & Mills & Mr. Speaker \\
\hline Gilbertson & Morgan & \\
\hline Gilmore of Cedar & Nervig & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Narey & Stimson \\
Allyn & Perkins & Westervelt \\
Donhowe & Powers & Wolfe \\
Edgington & Santee & Year \\
Flliott & Scott of Appanoose & Young \\
Moen & Springer & \\
Moorhead & Sterling &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 348.

On request of Peterson of Henry unanimous consent having been given, House File No. 340, a bill for an act to repeal section two thousand three hundred fifty-five (2355) of the code, and all amendments thereto (C. C. 1187), relating to partition
fences and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS
Amend House File No. 340 by striking out the words "twice during each calendar year, the first time during the month of June and the last time during the month of September" where they occur in lines 9, 10, and 11 of section 1 , and inserting in lieu thereof the words "once each calendar year."

On the question, "Shall the House concur?"
Ayes, None
Nays, 91
\begin{tabular}{lll} 
Aldrich & Grimwood & Orr \\
Allyn & Gunderson & Parrott \\
Anderson & Harrison & Parsons \\
Becker & Hauge & Perkins \\
Beeman & Healy & Peters \\
Berry & Held & Peterson \\
Blake & Huff & Ramsey \\
Bradley & Ingersoll & Rankin \\
Brady & Justice & Rumley \\
Buffington & Kime & Sampson \\
Calhoun & Knickerbocker & Santee \\
Carter & Lake & Schirmer \\
Children & Larson & Schulte \\
Clark & Letts & Scott of Fremont \\
Colbert & LeValley & Shores \\
Criswell & Lockin & Slemmons \\
Dodd & Long & Smith \\
Doolittle & McClune & Stimson \\
Edson & McCulloch & Storey \\
Emery & McDonald & Ulstad \\
Fackler & McGhee & Van Camp \\
Forsling & Mayne & Vance \\
Francis & Miller & Wamstad \\
Garber of Adair & Mills & Weaver \\
Garber of Floyd & Moen & Weber \\
Gibson & Morgan & Westervelt \\
Gilbert & Narey & Year \\
Gilbertson & Gilmore of Cedar & O'Donnell \\
Gilmore of Clay & Olson & Menter \\
Graham & Ontjes & \\
\hline
\end{tabular}

Absent or not voting, 16
\begin{tabular}{lll} 
Aiken & Gordon & Sterling \\
Benz & Hanna & Truax \\
Donhowe & Moorhead & Wolfe \\
Edgington & Powers & Young \\
Elliott & Scott of Appanoose & \\
Elson & Springer &
\end{tabular}

So the House refused to concur in the Senate amendment to House File No. 340.

\section*{CONSIDERATION OF BILLS}

Calendar No. 15, House File No. 441, a bill for an act to repeal sections fifteen hundred and fifty (1550), (C. C. section 2998), fifteen hundred and fifty-one (1551), (C. C. section 2999), supplement to the code, 1913, and section fifteen hundred and fifty-two (1552), (C. C. section 3000), code of 1897, as amended by chapter three hundred thirty-five (335), acts of the Thirtyseventh General Assembly, relating to road poll tax, with report of committee recommending passage was taken up and considered.

Parsons of Calhoun offered the following amendment and moved its adoption:

Amend House File No. 441 by striking from line 6 of section 2 the words and figures "six dollars (\$6.00)" and substituting in lieu thereof the words and figures "five dollars ( \(\$ 5.00\) )".

Motion prevailed and the amendment was adopted.
Rumley of Decatur moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73
\begin{tabular}{lll} 
Aiken & Garber of Adair & LeValley \\
Anderson & Garber of Floyd & McCulloch \\
Beeman & Gibson & McGhee \\
Benz & Gilbert & Mayne \\
Berry & Gilmore of Cedar & Mills \\
Blake & Gilmore of Clay & Moen \\
Bradley & Gordon & O'Donnell \\
Brady & Graham & Ontjes \\
Calhoun & Grimwood & Parrott \\
Carter & Gunderson & Parsons \\
Clark & Harrison & Perkins \\
Colbert & Hauge & Peters \\
Criswell & Healy & Peterson \\
Dodd & Held & Ramsey \\
Doolittle & Ingersoll & Rumley \\
Elson & Kime & Sampson \\
Emery & Knickerbocker & Santee \\
Fackler & Lake & Schirmer \\
Forsling & Lrancis & Letts
\end{tabular}

Slemmons
Smith
Storey
Truax
Ulstad
Nays, 21

Aldrich
Allyn
Buffington
Children
Edson
Gilbertson
Hanna

Vance
Wamstad
Weaver
Weber

Westervelt
Year
Yenter
Mr. Speaker

Absent or not voting, 13

\author{
Becker \\ Donhowe \\ Edgington \\ Elliott \\ Long
}

\author{
Huff \\ Justice \\ Lockin McClune McDonald Miller Narey
}

Nervig
Olson
Orr
Schulte
Springer
Stimson
Van Camp

Sterlino
Wolfe
Young

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

By unanimous consent, House File No. 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a municipal band, with report of committee recommending amendment and passage was taken up for consideration.

Springer of Louisa offered the following amendment and moved its adoption:

Amend House File No. 479 by striking from line six of section 2 the word and figure "two (2)" and inserting in lieu thereof the following: "(here insert number)".

Amendment adopted.
Santee of Black Hawk offered the following amendment and moved its adoption:

Amend the committee amendments as the same appear on page 706 of the House journal of February 24th by striking from the last two lines the words and figures "twenty thousand (20,000)" and inserting the words and figures "forty thousand \((40,000)\) ".

Amendment adopted.

The committee amendments, found on page 706 of the journal of February 24th, as amended, were adopted.

Blake of Fayette offered the following amendment and moved its adoption:

Amend by striking the period from line 5 , section 1 , and by adding the following: "for musical purposes."

Amendment adopted.
Stimson of Page moved that the bill be read a third time now and placed upon its passage, which motion prevailed.

Stimson of Page moved to reconsider the vote by which House File No. 479 passed to its third reading.

Motion prevailed.
Mr. Stimson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{|c|c|c|}
\hline Allyn & Harrison & Parrott \\
\hline Becker & Hauge & Parsons \\
\hline Beeman & Healy & Perkins \\
\hline Benz & Held & Peters \\
\hline Blake & Huff & Peterson \\
\hline Bradley & Ingersoll & Powers \\
\hline Brady & Justice & Ramsey \\
\hline Buffington & Kime & Rumley \\
\hline Calhoun & Knickerbocker & Sampson \\
\hline Carter & Lake & Santee \\
\hline Children & Larson & Schirmer \\
\hline Clark & Letts & Schulte \\
\hline Colbert & LeValley & Scott of Fremont \\
\hline Criswell & Lockin & Shores \\
\hline Dodd & McClune & Slemmons \\
\hline Donhowe & McCulloch & Smith \\
\hline Doolittle & McDonald & Springer \\
\hline Edson & McGhee & Stimson \\
\hline Forsling & Mayne & Storey \\
\hline Francis & Miller & Truax \\
\hline Garber of Adair & Mills & Van Camp \\
\hline Garber of Floyd & Moen & Vance \\
\hline Gibson & Morgan & Wamstad \\
\hline Gilbert & Narey & Weaver \\
\hline Gilbertson & Nervig & Weber \\
\hline Gilmore of Clay & O'Donnell & Westervelt \\
\hline Graham & Olson & Yenter \\
\hline Grimwood & Ontjes & Mr. Speaker \\
\hline Hanna & Orr & \\
\hline
\end{tabular}

Nays, 6.
Aiken
Berry
\(\underset{\text { Gilmore of Cedar }}{\text { Emery }}\)
Gunderson Year

Absent or not voting, 15
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Fackler \\
Anderson
\end{tabular} & Gordon
\end{tabular}\(\quad\)\begin{tabular}{l} 
Scott of Appanoose \\
Edgington
\end{tabular}

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

Stimson of Page offered the following amendment to the title and moved its adoption :

Amend the title to House File No. 479 by.striking the period at the end thereof and adding the following:
'for musical purposes, and providing for submission of the question of the levying of a tax for such purpose to the voters of such cities and towns."

Also by striking the word "municipal" in line 2 of said title.
Title as amended was agreed to.
Calendar No. 19, Senate File No. 400, a bill for an act to amend section fifty-six hundred twenty-eight (5628), of the code, (C. C. Sec. 2260), relating to the returns made upon pardons and the remission of fines and forfeitures, with report of committee recommending passage, was taken up for consideration.

By unanimous consent action on Senate File No. 400 was deferred and the bill allowed to retain its place on the calendar.

Calendar No. 20, Senate File No. 493, a bill for an act amending the law as it appears in section thirty-four hundred forty-seven (3447) of the code (C. C. 6522), relating to limitation of time for foreclosure of mechanic's lien, with report of committee recommending passage was taken up and considered.

Clark of Linn moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 93
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Olson \\
Aldrich & Gilmore of Clay & Ontjes \\
Allyn & Gordon & Orr \\
Anderson & Graham & Parrott \\
Becker & Grimwood & Parsons \\
Beeman & Gunderson & Perkins \\
Benz & Hanna & Peterson \\
Berry & Harrison & Powers \\
Blake & Hauge & Ramsey \\
Bradley & Healy & Sampson \\
Brady & Held & Santee \\
Buffington & Huff & Schirmer \\
Calhoun & Ingersoll & Schulte \\
Carter & Justice & Scott of Fremont \\
Children & Kime & Shores \\
Clark & Knickerbocker & Slemmons \\
Colbert & Larson & Smith \\
Criswell & Letts & Springer \\
Dodd & LeValley & Stimson \\
Donhowe & Lockin & Storey \\
Doolittle & McClune & Truax \\
Edson & McCulloch & Ulstad \\
Elson & McDonald & Van Camp \\
Emery & McGhee & Vance \\
Fackler & Mayne & Wamstad \\
Forsling & Mills & Weaver \\
Garber of Adair & Moen & Weber \\
Garber of Floyd & Morgan & Westervelt \\
Girson & Narey & Yer \\
Gilbert & Nervig & Yenter \\
Gilbertson & ODonnell & Mr. Speaker
\end{tabular}

Nays, none
Absent or not voting, 14
\begin{tabular}{lll} 
Frdgington & Miller & Scott of Appanoose \\
Elliott & Morhead & Sterling \\
Francis & Peters & Wolfe \\
Lake & Rankin & Young \\
Long & Rumley &
\end{tabular}

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

O'Donnell of Dubuque asked unanimous consent to consider at this time, Senate File No. 275, a bill for an act to repeal chapter two hundred fifty-seven (257), laws of the Thirty-eighth General Assembly (compiled code, Sec. 4482, Par. 1), relating to banks or trust eompanies, stock, government securities and exemptions.

Objection was made by Parsons of Calhoun.

Calendar No. 21, House File No. 354, a bill for an act to repeal paragraph five (5) section ten (10) chapter two hundred seventyfive (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3053, Par. 5) and to enact a substitute therefor, fixing a schedule of license fees for trailers to motor vehicles and trucks, with report of committee recommending passage was taken up and considered.

Parsons of Calhoun moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89
\begin{tabular}{|c|c|c|}
\hline Aiken & Gordon & Ontjes \\
\hline Aldrich & Graham & Orr \\
\hline Allyn & Grimwood & Parrott \\
\hline Anderson & Gunderson & Parsons \\
\hline Becker & Hanna & Perkins \\
\hline Beeman & Harrison & Peters \\
\hline Benz & Hauge & Peterson \\
\hline Berry & Healy & Ramsey \\
\hline Blake & Held & Rumley \\
\hline Brady & Huff & Sampson \\
\hline Buffington & Ingersoll & Santee \\
\hline Calhoun & Justice & Schirmer \\
\hline Carter & Kime & Schulte \\
\hline Children & Knickerbocker & Scott of Fremont \\
\hline Clark & Lake & Shores \\
\hline Colbert & Larson & Slemmons \\
\hline Criswell & Letts & Smith \\
\hline Donhowe & LeValley & Springer \\
\hline Doolittle & Lockin & Stimson \\
\hline Edson & McClune & Storey \\
\hline Elson & McCulloch & Truax \\
\hline Emery & McGhee & Ulstad \\
\hline Fackler & Mayne & Van Camp \\
\hline Garber of Adair & Miller & Wamstad \\
\hline Garber of Floyd & Mills & Weber \\
\hline Gibson & Moen & Westervelt \\
\hline Gilbert & Morgan & Year \\
\hline Gilbertson & Narey & Yenter \\
\hline Gilmore of Cedar & O'Donnell & Mr. Speaker \\
\hline Gilmore of Clay & Olson & \\
\hline Nays, 3 & & \\
\hline Bradley & Dodd & Forsling \\
\hline
\end{tabular}

Absent or not voting, 15
Edgington
Elliott
Francis
Long
McDonald
\begin{tabular}{ll} 
Moorhead & Sterling \\
Nervig & Vance \\
Powers & Weaver \\
Rankin & Wolfe \\
Scott of Appanoose & Young
\end{tabular}

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

Calendar No. 22, House File No. 424, a bill for an act to amend section six (6) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2914), relating to elections to authorize the hard surfacing of primary roads, with report of committee recommending passage as amended was taken up for consideration.

By unanimous consent action on House File No. 424 was deferred and the bill allowed to retain its place on the calendar.

By unanimous consent Calendar No. 24, Senate File No. 275, a bill for an act to repeal chapter two hundred fifty-seven (257), laws of the Thirty-eighth General Assembly (compiled code, Sec. \(448 \dot{2}\), Par. 1) relating to banks or trust companies, stock, government securities and exemptions, with report of committees recommending passage was taken up and considered.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{|c|c|c|}
\hline Aiken & Gibson & McClune \\
\hline Aldrich & Gilbert & McCulloch \\
\hline Allyn & Gilbertson & McGhee \\
\hline Anderson & Gilmore of Cedar & Mayne \\
\hline Becker & Gilmore of Clay & Mills \\
\hline Beeman & Gordon & Moen \\
\hline Berry & Graham & Morgan \\
\hline Blake & Grimwood & Narey \\
\hline Bradley & Gunderson & Nervig \\
\hline Brady & Hanna & O'Donnell \\
\hline Buffington & Harrison & Olson \\
\hline Carter & Hauge & Ontjes \\
\hline Children & Healy & Orr \\
\hline Colbert & Held & Parrott \\
\hline Criswell & Ingersoll & Parsons \\
\hline Dodd & Justice & Perkins \\
\hline Donhowe & Kime & Peters \\
\hline Doolittle & Knickerbocker & Peterson \\
\hline Edson & Lake & Powers \\
\hline Emery & Larson & Ramsey \\
\hline Fackler & Letts & Rumley \\
\hline Francis & LeValley & Sampson \\
\hline Garber of Floyd & Lockin & Santee \\
\hline
\end{tabular}

Schirmer
Schulte
Scott of Fremont
Shores
Smith
Stimson

Storey
Truax
Ulstad
Van Camp
Vance
Wamstad

Weaver
Weber
Westervelt
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 20
\begin{tabular}{|c|c|c|}
\hline Benz & Garber of Adair & Scott of Appanoose \\
\hline Calhoun & Huff & Slemmons \\
\hline Clark & Long & Springer \\
\hline Edgington & McDonald & Sterling \\
\hline Elliott & Miller & Wolfe \\
\hline Elson & Moorhead & Young \\
\hline Forsling & Rankin & \\
\hline
\end{tabular}

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

By unanimous consent Calendar No. 19, Senate File No. 400, a bill for an act to amend section fifty-six hundred twenty-eight (5628), of the code, (C. C. Sec. 2260), relating to the returns made upon pardons and the remission of fines and forfeitures, with report of committee recommending passage was taken up and considered.

Truax of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 88
\begin{tabular}{lll} 
Aiken & Colbert & Gordon \\
Aldrich & Criswell & Graham \\
Allyn & Dodd & Grimwood \\
Anderson & Doolittle & Gunderson \\
Becker & Edson & Hanna \\
Beeman & Elson & Harrison \\
Benz & Emery & Hauge \\
Berry & Fackler & Healy \\
Blake & Francis & Held \\
Bradley & Garber of Adair & Ingersoll \\
Brady & Garber of Floyd & Justice \\
Buffington & Gibson & Kime \\
Calhoun & Gilbert & Knickerbocker \\
Carter & Gibertson & Lake \\
Children & Gilmore of Cedar & Larson \\
Clark & Gilmore of Clay & Letts
\end{tabular}

LeValley
Lockin
McClune
McGhee
Mayne
Mills
Moen
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott

Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons

Smith
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weber
Year
Yenter
Mr. Speaker

Sterling
Weaver
Westervelt
Wolfe
Young

Donhowe
Edgington
Elliott
Forsling
Huff
Long
McCulloch

McDonald
Miller
Moorhead
Orr
Rankin
Scott of Appanoose
Springer

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

Calendar No. 23, House File No. 426, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending sections two thousand thirty-three-e (2033-e) and two thousand thirty-three-c (2033-c) supplement to the code, 1913, (C. C. sections 5241 and 5237), with report of committee recommending amendment and passage was taken up for consideration.

\section*{LEAVE OF ABSENCE}

On request of Ulstad of Wright, leave of absence was granted Peters of Dallas for the day.

On request of Powers of Crawford, unanimous consent having been obtained, Senate File No. 410 was substituted for House File No. 426.

Senate File No. 410, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossing at grade of steam and interurban railways and ameading section two thousand thirty-three-e (2033-e), supplement to the code, 1913, (compiled code Sec. 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the
code, 1913, (compiled code Sec. 5237), was taken up and considered.

Unanimous consent having been obtained to suspend the rules prohibiting the second and third reading of a bill on the same day, Powers of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92
\begin{tabular}{lll} 
Aiken & Gilbertson & Orr \\
Aldrich & \begin{tabular}{l} 
Gilmore of
\end{tabular} \\
Allyn & Gilmore of Clay & Parrott \\
Anderson & Graham & Parsons \\
Becker & Grimwood & Perkins \\
Beeman & Gunderson & Peterson \\
Benz & Hanna & Powers \\
Berry & Harrison & Ramsey \\
Blake & Hauge & Rumley \\
Bradley & Healy & Sampson \\
Brady & Held & Santee \\
Buffington & Ingersoll & Schirmer \\
Calhoun & Justice & Schulte \\
Carter & Kime & Scott of Fremont \\
Children & Knickerbocker & Shores \\
Clark & Lake & Slemmons \\
Colbert & Larson & Smith \\
Criswell & Letts & Springer \\
Dodd & LeValley & Stimson \\
Donhowe & Lockin & Storey \\
Doolittle & McCulloch & Truax \\
Edson & McGhee & Ulstad \\
Elson & Mayne & Van Camp \\
Emery & Mills & Vance \\
Fackler & Moen & Wamstad \\
Forsling & Morgan & Weaver \\
Francis & Narey & Weber \\
Garber of Adair & Nervig & Westervelt \\
Garber of & Floyd & O'Donnell \\
Gibson & Olson & Year \\
Gilbert & Ontjes & Menter \\
& &
\end{tabular}

Nays, None
Absent or not voting, 15
\begin{tabular}{lll} 
Edgington & \begin{tabular}{l} 
McClune \\
Elliott
\end{tabular} & \begin{tabular}{l} 
Rankin \\
McDonald
\end{tabular} \\
Gordon & Miller & Scott of Appanoose \\
Huff & Moorhead & Sterling \\
Long & Peters & Wolfe \\
& & Young
\end{tabular}

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

Calendar No. 6, House File No. 552, a bill for an act to provide for the creation of a primary road contingent fund, to direct the manner in which the same shall be disbursed and reimbursed, and to provide security therefor, was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Gunderson \\
Becker
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Beeman
\end{tabular} \\
Hanna & Peterson \\
Blake & Harrison & Ramsey \\
Bradley & Hauge & Rumley \\
Brady & Healy & Sampson \\
Buffington & Held & Santee \\
Carter & Ingersoll & Schirmer \\
Children & Kime & Schulte \\
Clark & Knickerbocker & Scott of Fremont \\
Colbert & Letts & Shores \\
Criswell & LeValley & Slemmons \\
Dodd & Lockin & Smith \\
Donhowe & McClune & Springer \\
Doolittle & McCulloch & Stimson \\
Emery & McGhee & Storey \\
Forsling & Mayne & Truax \\
Francis & Mills & Van Camp \\
Garber of Adair & Morgan & Vance \\
Garber of Floyd & Narey & Nervig \\
Gibson & Olson & Wamstad \\
Gilbert & Ontjes & Weaver \\
Gilmore of Cedar & Parrott & Westervelt \\
Gilmore of Clay & Parsons & Yenter \\
& & Mr. Speaker \\
\end{tabular}

Nays, 4
Aiken
Berry
Aldrich
Justice
Absent or not voting, 31
\begin{tabular}{lll} 
Anderson & \begin{tabular}{l} 
Fackler \\
Benz
\end{tabular} & Gilbertson \\
Calhoun & Gordon & Larson \\
Edgington & Grimwood & Long \\
Edson & Graham & McDonald \\
Elliott & Guff & Miller \\
Elson & Lake & Moen \\
Elowhead \\
& & O'Donnell
\end{tabular}

Orr
Peters
Powers
Rankin

Scott of Appanoose Wolfe
histerling Year
\(\begin{array}{ll}\text { Ulstad } & \text { Year }\end{array}\)

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

By unanimous consent, House File No. 427, a bill for an act to amend section thirty-five (35) of chapter two hundred thirtyseven (237) laws of the Thirty-eighth General Assembly (cornpiled code, section 2943) relating to primary road system, with report of committee recommending passage was taken up and considered.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{lll} 
Aiken & Gilbertson & Ontjes \\
Allyn & Gilmore of Cedar & Orr \\
Anderson & Gilmore of Clay & Parrott \\
Becker & Gordon & Parsons \\
Beeman & Graham & \\
Benz & Gunderson & Perkins \\
Berry & Hanna & Peterson \\
Blake & Harrison & Ramsey \\
Bradley & Hauge & Rumley \\
Brady & Sampson \\
Buffington & Healy & \\
Calhoun & Held & Santee \\
Carter & Ingersoll & Schirmer \\
Children & Justice & Schulte \\
Clark & Kime & Scott of Fremont \\
Colbert & Knickerbocker & Shores \\
Criswell & Larson & Slemmons \\
Dodd & Letts & Smith \\
Donhowe & LeValley & Springer \\
Doolittle & Lockin & Stimson \\
Edson & McClune & Storey \\
Emery & McCulloch & Truax \\
Fackler & McGhee & Vlstad \\
Forsling & Mayne & Van Camp \\
Francis & Mills & Vance \\
Garber of Adair & Margan & Weaver \\
Garber of Floyd & Nary & Weber \\
Gibson & Nervig & Westervelt \\
Gilbert & ODonnell & Yenter \\
\end{tabular}

Nays, 1
Aldrich
Absent or not voting, 20

Edgington
Elliott
Elson
Grimwood
Huff
Lake
Long

McDonald Miller Moen Moorhead Peters Powers Rankin
. Scott of Appanoose Sterling Wamstad
Wolfe
Year
Young

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

By unanimous consent, House File No. 465, a bill for an act to amend section eight hundred thirteen (813), (C. C. Sec. 3877), supplemental supplement to the code, relating to street improvements and sewers, with report of committee recommending substitute amendment and passage was taken up and considered.

On motion of Donhowe of Story the committee amendments, found on page 707 of the journal of February 24 th , were adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 465 by striking out the figures " \(\$ 2000\) " in line 7 and by inserting in lieu thereof the figures " \(\$ 500.00\) ".

Amendment lost.

Donhowe of Story moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 74

Aiken
Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Bradley
Brady
\begin{tabular}{ll} 
Buffington & Emery \\
Calhoun & Fackler \\
Carter & Francis \\
Children & Garber of Adair \\
Clark & Garber of Floyd \\
Colbert & Gibson \\
Criswell & Gilbertson \\
Donhowe & Gilmore of Clay \\
Doolittle & Gordon \\
Edson & Graham
\end{tabular}
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Ingersoll
Justice
Kime
KnickerbockeI
Letts
LeValley
Lockin
McCulloch
McGhee

Nays, 8
\begin{tabular}{lll} 
Blake & Gilmore of Cedar & Parsons \\
Dodd & Lake & Truax \\
Forsling & Olson &
\end{tabular}

Absent or not voting, 25

Edgington
Elliott
Elson
Gilbert
Grimwood
Huff
Larson
Long
McClune

Mayne
Narey
Nervig
O'Donnell
Ontjes
Parrott
Perkins
Peterson
Ramsey
Rumley
Santee
Schirmer
Schulte
Scott of Fremont Shores

Slemmons
Smith
Springer
Stimson
Storey
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Yenter Young

Parsons
Truax

Rankin
Sampson
Scott of Appanoose
Sterling
Wolfe
Year
Mr. Speaker

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

\section*{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. 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford county, Iowa.
L. W. Ainsworth, Secretary.

Also:
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. 311, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the Thirty-eighth General Assembly (c. c. 8427) relating to the filing of a bond by public contractors.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 334, a bill for an act legalizing acknowledgments of instruments recorded prior to January 1, 1915.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 495, a bill for an act legalizing bonds issued under section eight hundred forty-three (843) of the code (c. c. sec. 3957 ).
L. W. Answorth, Secretary.

Also:
Mr. Speaker-I 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. 392, a bill for an act to amend section three thousand three hundred seventy-nine (3379), supplement to the code, 1913, (compiled code, sec. 7904), in regard to share of surviving spouse in the property of decedent.
L. W. Ainsworth, Secretary.

Also:
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. 323 , a bill for an act repealing section fifty hundred forty-nine (5049), fifty hundred fifty (5050) and fifty hundred fiftyone ( 5051 ) of the code, (c. c. 8701,8702 and 8703 respectively), relative to the false use of any label, trade mark or form of advertisement, and enacting a substitute therefor.
L. W. Ainsworth, Secretary.

Also :
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 amend section nine hundred twenty-three (923) supplement to the code, 1913, (compiled code 4080 ), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation.

\author{
L. W. Arnsworth, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 495, a bill for an act legalizing bonds issued under section eight hundred forty-three (843) of the code (C. C. Sec. 3957).

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

Senate File No. 392, a bill for an act to amend section three thousand three hundred seventy-nine, (3379), supplement to the code, 1913, (compiled code, Sec. 7904), in regard to share of surviving spouse in the property of decedent.

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

HOUSE REQUESTS RETURN OF BILL FROM GOVERNOR
Parrott of Carroll moved that the House request the return of House File No, 334 from the governor.

Motion prevailed and it was so ordered.

\section*{HOUSE FILE WITHDRAWN}

On request of Gilmore of Clay, unanimous consent having been obtained, House File No. 590 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move that the vote by which House File No. 327 was indefinitely postponed, be reconsidered.
L. H. Mayne

I second the motion.
H. S. Berry

\section*{AMENDMENT FILED}

Gilbertson of Winneshiek filed the following amendment:

Amend substitute for Senate File No. 305 by adding to section three of said chapter 285 the following:
"When said survey has been made and before any work has been done or money expended, except on said survey, the council or commission of said city shall cause said proposition to be submitted to the voters at a special or general election, after giving due notice of said election as provided by law, and if a majority of the votes cast at said election shall favor the proposition, then said council or commission shall be authorized to proceed as herein provided, including the issuance of bonds in payment of the cost of said improvement."

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on February 24th, approved the following bills :

House File No. 360.
House File No. 353.
House File No. 564.
House File No. 366.
House File No. 275.
House File No. 447.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 441 passed the House
C. L. Gunderson
W. J. Colbert
W. S. Criswell
S. L. Graham
E. P. Harrison

February 25, 1921.
REPORT OF COMMITTEE ON ENROLLED BILLS
Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption :

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 383, a bill for an act to amend section nine hundred twenty-three (923), supplement to the code, 1913, (c. c. sec. 4080 ), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation.
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 amend section nine hundred twenty-three (923) supplement to the code, 1913, (c. c. sec. 4080 ), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation.
> W. H. Vance, Chairman House Committee.

Ben C. Abben, Jr., Acting Chairman Senate Committee.
Report adopted.

\section*{MOTION TO RECONSIDER FILED}

I move to reconsider the vote by which Senate File No. 410 passed the House.

I second the motion.

\section*{J. S. Garber,}

\author{
H. B. Morgan,
}

On motion of Shores of Bremer, the following remarks made by Peterson of Henry in opposition to the Senate amendments to House File No. 340 were ordered printed in the journal:

\section*{REMARKS OF PETERSON OF HENRY}

Mr. Speaker and Gentlemen of the House-In regard to this little bill which as far as the state as a whole is concerned is very small and or rather insignificant importance, but yet in those localities where hedges are grown and used for fences, is certainly in many instances of considerable consequence; as in cases where there is unfriendliness or contention between adjoining land owners, as well as where there is carelessness or neglect on the part of one neighbor in a matter where another is also very much interested and concerned.

Now this so-called hedge bill as it went from this House to the Senate was, I think, a very good measure and one that while doing a great service of good to the one party, worked no hardship or injury to any other. In fact, if lived up to, would be of benefit and profit to all. But as it now is, after having been amended in the Senate, is of no value to any one. In fact, will simply cause more contention and difficulty between elfected parties, while in no way giving any power of relief to an imposed on and injured person. In fact it is like a fatally crippled
horse, that is so badly used up that it is of no value; and yet the owner hates to kill the poor thing.

And would say that I would much rather that this first-born baby bill of mine would have been killed outright in the Senate than mutilated as it is. The bill as it was passed in the House provided that hedge fences between adjoining land owners should be trimmed twice a year, namely June and September. As it came from the Senate, it is changed to say that they shall be trimmed once a year and with no time specified. Now this in reality is no improvement over the present law which only requires that such hedges shall be trimmed once in two years. For under this amended bill, a contentious land and hedge owner, and that is the one who the original measure was intended to get at, can literally comply with the law if this amended bill becomes such, by his trimming his hedge in the early part of one year and then leaving it go until late in the following year.

Now this little bill of mine which, as it passed the House, I claim close parentage and am not ashamed of. As it came back from the Senate, I should very much hate to admit an even distant relationship to it, and would say that it has had quite a little history already for a thing so small. For, as you that were here when it was first presented on this floor, remember, it was the cause of me being called to order for injecting politics into legislation and was said to contain a joker.

And while it was so promptly passed by you kind members of the House, then after being in the Senate a while, a friendly member of the same came to me and said that I had better come over there and look after my kid as it had been referred to an unfriendly sub-committee, composed of one member that wanted it killed outright, another that wanted to cripple it and a third that didn't care a d....g.... what became of the little country pumpkin. And so I went over there with considerable fear and nervousness to see the sub-committee members. But, who by the way I found to be the most friendly and pleasant appearing gentlemen and not as I had feared, a set of pirates, bent only on destruction and death, and I soon succeeded in winning their friendship for my little rural measure and through their kind influence, it was recommended out for passage by the agricultural committee, of which
fact one of the members very kindly came to my desk and advised me. This information was of course very agreeable to me and upon which I then rested with perfect satisfaction and assurrance that my little pet bill was headed for a successful termination.

But lo and behold! this hope and expectation was ruthlessly shattered when the chairman of the agricultural committee of the Senate came to me and told me what the Senate had finally done. Then it was that I began to think that legislative processes were real and earnest, and that death and destruction were often their real goal and it called to my memory a story about a company of men who being together decided that
each should give a definition on the question of "What is life?" and that whoever gave the best answer should receive a prize. But when all the rest had given in their replies, one refused to do so, saying that being without an education he could not compete in any such contest. But being told that in accordance with the agreement he must do so, to which he replied that if there was no escape, he would simply state that his experience and observation was that life was just one damn thing after another. He got the prize.

Now I will close my remarks by stating that the present law is all right where there is no unfriendliness or deliberate negligence on the part of adjoining land owners who have hedge partition fences. And that the bill as passed by this House in no way interferes with the perfect freedom of neighbors to do as they please with their hedge fences as long as it mutually is agreeable to each.

But as the amended bill was received from the Senate, practically gives no help or relief to such as are by virtue of all fairness entitled to the same. I am opposed to the House concurring in the same and if there are no questions or objections, will move that we refuse to concur.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 383.
Fackler of Adams moved that the House adjourn.
Motion prevailed and the Speaker declared the House stood adjourned until 10:00 o'elock a. m., Monday, March 7th.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, Marce 7, 1921.

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

Prayer was offered by the Rev. Henry McCraven of the Union Congregational church, Des Moines.

Journal for February 25th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Letts of Washington, leave of absence was granted Edgington of Monona, for the day.

On request of Ramsey of Butler, leave of absence was granted McCulloch of Iowa, for the day.

On request of Children of Pottwattamie, leave of absence was granted Justice of Shelby, for the day.

On request of Gunderson of Pocahontas, leave of absence was granted Blake of Fayette, for the day.

On request of Santee of Black Hawk, leave of absence was granted Gordon of Emmet, for the day.

On request of Criswell of Boone, leave of absence was granted Edson of Buena Vista for the day.

On request of Hauge of Polk, leave of absence was granted Beeman of Allamakee for the day.

On request of Peters of Dallas, leave of absence was granted Ulstad of Wright for the day.

\section*{PETITIONS}

Donhowe of Story presented a petition from Story City Circuit Luther League relative to anti-cigarette law.

Referred to committee on police regulations.

Sterling of Hamilton presented a petition from P. E. O. Sisterhood of Iowa, relative to House File No. 481.

Referred to committee on judiciary.

McGhee of Cerro Gordo presented a petition from Chapter P. E. O., Clear Lake, relative to adoption of official state flag.

Referred to committee on military.

O'Donnell of Dubuque presented a petition from citizens of Dubuque county relative to censorship of moving picture films.

Referred to committee on judiciary.

Sterling of Hamilton presented a petition from citizens of Webster City, relative to school for small arms practice.

Referred to committee on military.

Kime of Webster, presented a petition from citizens of Harcourt, relative to optional use of Bible in public schools.

Referred to committee on schools and text books.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 480, a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropriations made by the Congress of the United States for the purpose stated; to empower and direct the state board for vocational education to co-operate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such state board and the state commissioner of labor and the state industrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special
fund; and to make appropriations to provide for the vocational rehabilitation of persons disabled in industry or otherwise.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 480, a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatites of the United States of America in Congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropriations made by the Congress of the United States for the purpose stated; to empower and direct the state board for vocational education to co-operate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such state board and the state commissioner of labor and the state industrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special fund; and to make appropriations to provide for the vocational rehabilitation of persons disabled in industry or otherwise.

Also:
Senate File No. 287, a bill for an act to repeal section three thousand three hundred eight (3308) of the supplemental supplement to the code, 1915, (C. C. 7832), relating to the release of liens by executors, administrators, guardians, trustees, receivers, referees, assignees or commissioners, or anyone acting in a fiduciary capacity, and to enact a substitute therefor.
W. H. Vance,

Chairman House Committee.
George S. Banta,
Chairman Senate Committee.
Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 480.

\section*{REPORT OF COMMITTEE}

Clark of Linn, 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 relating to the fraudulent defacement, mutilation or alteration of marks of identification and the selling or keeping for sale any machinery, article, or commodity, when such identification marks have been destroyed or defaced with intent to defraud and 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 do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. SPEAKER-Your committee on judiciary to whom was referred House File No. 557, a bill for an act to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{C. F. Clare, Chairman.}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 462, a bill for an act to repeal the law as it appears in chapter three hundred thirty ( 330 ), acts of the Thirty-seventh General Assembly relating to admission to practice law 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 do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 465, a bill for an act to legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code (C. C. Sec. 5334), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Ohairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 492, a bill for an act to define real estate brokers and salesmen; to provide for the regulation, supervision and licensing thereof; to create a real estate license board and provide for the enforcement of this act, and penalties for a 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 without recommendation.
C. F. Clark, Chairman.

Report adopted and House File No. 492 was passed on file.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 503, a bill for an act to establish and designate Armistice Day a legal holiday, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting the following in lieu thereof:
"Section 1. That section thirty hundred fifty-three (3053), supplement to the code, 1913, (C. C. Sec. 5999), be and the same is hereby amended by inserting after the comma (,) following the word "September" in line four (4) thereof the words "the eleventh day of November,'".

Also amend the title by substituting in lieu thereof the following:
"A bill for an act to amend section thirty hundred fifty-three (3053), supplement to the code, 1913, (C. C. Sec. 5999), making the eleventh day of November a holiday."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 486, a bill for an act to prohibit nepotism within 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, and when so amended the bill do pass:

Amend by striking from the end of section one (1) the period (.), and inserting in lieu thereof a semi-colon (;), and by adding thereto the following: "and provided also that the provisions of this act shall not apply in cases where the law requires that such appointment be first approved by the county board of supervisors."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Lowa, and the issuing of certain bonds of 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 be amended as follows, and when so amended the bill do pass:

Amend by inserting after the sixth (6th) paragraph of the preamble, the following:
"Whereas, certain objections were made to including a part of the territory of said district and the county superintendent entered an order on said objections setting out said territory and neglected and refused to transfer the case to the county board of education",

Also by striking out the following from section three (3) of said bill:
"and thereafter said consolidated independent school district shall cause to be levied taxes for the payment of the principal of, and interest upon said school building bonds in accordance with the provisions of the laws of the state of Iowa as amended and supplemented."

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 489, a bill for an act to so amend section thirty-five hundred thirty-four (3534), supplement to the code, 1913, (C. C. 7179), as to authorize service of notice by publication on residents of the state where defect in title or claim of defendant arose prior to 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 be indefinitely postponed.
C. F. Clark, Chairman.

Report adopted and House File No. 489 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 547, a bill for an act to establish and define the rights of landlord and tenant in the event the leased premises or part thereof are destroyed or rendered untenantable without fault of the tenant or lessee after the making of the lease, beg leave to report they have had the 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. F. Clark, Chairman.

Report adopted and House File No. 547 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 535, a bill for an act to legalize certain bonds of the city of Sioux City, Woodbury 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.
C. F. Clark, Ohairman.

Report adopted and House File No. 535 was indefinitely postponed.

\begin{abstract}
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 401, a bill for an act to amend section three thousand two hundred nineteen (3219) of the code, 1897, (C. C. Sec. 6670), relating to appointment of guardians for drunkards, spendthrifts, and lunatics, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
\end{abstract}

\section*{C. F. Clark, Chairman.}

Report adopted and Senate File No. 401 was indefinitely postponed.

\section*{INTRODUCTION OF BILLS}

By Mills of Harrison, House File No. 645, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9) supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) of the Acts of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 4844), relating to monthly estimates and payments for work done on drainage improvements.

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

By Mills of Harrison, House File No. 646, a bill for act to amend section nineteen hundred eighty-nine-a nine (1989-a 9 ) supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) of the Acts of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 4844), relating to monthly estimates and payments for work done on drainage improvements.

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

By Mills of Harrison, House File No. 647, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9) supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) of the Acts of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 4844), relating to monthly estimates and payments for work done on drainage improvements.

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

By Mills of Harrison, House File No. 648, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a 9 ) supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) Acts of the Thirty-seventh (37th) General As. sembly (C. C. Sec. 4844), relating to monthly estimates and payments for work done on drainage improvements.

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

By Beeman of Allamakee, House File No. 649, a bill for an act to amend section nine hundred fifty-five (955), supplement, 1913, (C. C. Sec. 4333), relating to reports by individuals and corporations holding franchises from cities and towns for the operation of public utilities.

Read first and second time and referred to committee on public utilities.

By Parsons of Calhoun, House File No. 650, a bill for an act to amend the law as it appears in chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2959-a), relating to the separate funds of assessment districts in the secondary road system.

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

By Hauge of Polk, House File No. 651, a bill for an act to repeal paragraph four (4) of section thirteen hundred four (1304), supplemental supplement to the Code, 1915, (C. C. Sec. 4482), relating to the exemption of taxes in cases of persons unable to contribute to the public revenue.

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

By Hauge of Polk, House File No. 652, a bill for an act to amend section eight hundred sixteen (816) supplement to the code, 1913, (C. C. Sec. 3880) and to amend section eight hundred
twenty-six (826) of the code, (C. C. Sec. 3890), relating to lien of tax for special street improvement and the filing of certificate of assessment with the county auditor.

Read first and second time and referred to committee on municipal corporations.

By Hauge of Polk, House File No. 653, a bill for an act to amend section seven hundred eighty-one (781) of the code, (C. C. Sec. 3848 ), relating to the removal of snow and ice from sidewalks.

Read first and second time and referred to committee on municipal corporations.

By Hauge of Polk, House File No. 654, a bill for an act to amend sub-division one (1) of section thirty-four hundred fortyseven (3447) of the code, (C. C. Sec. 7116), relative to limitation of actions.

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

By Hauge of Polk, House File No. 655, a bill for an act to amend section eleven (11) of chapter three hundred fifty-two (352) of the acts of the Thirty-eighth General Assembly of Iowa, (C. C. Sec. 6327), relating to the fees to be collected by the county recorder for filing chattel mortgages and for furnishing certified copies.

Read first and second time and referred to committee on county and township organizations.

By Hauge of Polk, House File No. 656, a bill for an act to amend paragraph one (1) of section four. hundred ninety-eight (498), supplement to the code, 1913, (C. C. Sec. 3186), relating to fees to be collected by the county recorder.

Read first and second time and referred to committee on county and township organizations.

By Hauge of Polk, House File No. 657, a bill for an act appropriating the sum of two thousand ( \(\$ 2000.00\) ) dollars to indemnify J. B. Robinson for damages by fire sustained to his homestead described as lot twenty (20) and the north half of lot
twenty-one (21) except the west one hundred (100) feet thereof, of the O. P. of lot one (1) of O. P. of east one-half ( \(\mathrm{E} 1 / 2\) ) of southeast one-fourth (S. E. 1/4) of section three (3), township seventyeight (78), north range twenty-four (24), west of fifth P. M. Iowa, and the south two hundred thirty-six (236) feet of the west half of lot thirty-one (31), Brooks and Company's Addition to the city of Des Moines, now included in and forming a part of the city of Des Moines, Iowa, by reason of the state's blasting with dynamite near and adjacent to said homestead and also by reason of the state's making access of the fire department to said homestead impossible.

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

By Doolittle of Delaware, House File No. 658, a bill for an act to legalize the action of the Iowa State Board of Education, including the Finance Committee; and presidents or the superintendent, the secretaries and the treasurers of the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa School for the Deaf, in transferring certain balances which had been appropriated for definite and specific purposes, to the support funds of said institutions so as to pay the necessary expenses of maintaining the educational departments of said institutions.

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

By Vance of Madison, House File No. 659, a bill for an act to amend section fifteen hundred twenty-seven (1527) of the code, (C. C. Sec. 2841), relative to the compensation of road commissioners.

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

By Vance of Madison, House File No. 660, a bill for an act to repeal chapter three hundred and thirty-six (336), acts of the 38th General Assembly, (C. C. Sec. 2894) and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges.

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

By Santee of Black Hawk, House File No. 661, a bill for an act to govern and control long distance telephone messages, defining the duties of the company by its operators, regulating the amounts to be charged in the state of Iowa, providing a penalty for the violation thereof and repealing all acts or parts of acts in . conflict herewith.

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

By Santee of Black Hawk, House File No. 662, a bill for an act providing for a legal limit as to the amount of loans that any building and loan or savings and loan association may make on real estate security.

Read first and second time and referred to committee on building and loan.

By Mills of Harrison, House File No. 663, a bill for an act to authorize the State Board of Control and State Highway Commission, acting jointly, to establish and operate a state cement and rock crushing factory and making an appropriation therefor.

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

By Becker of Clayton, House File No. 664, a bill for an act to amend the law as it appears in section four thousand nine hundred ninety-nine-a thirty-one f (4999-a31) of the supplemental supplement to the code, 1915, as amended by section four (4), chapter two hundred eighty-four (284) of the acts of the 38th General Assembly (C. C. Sec. 1443), relating to the appropriation of the Dairy and Food Department.

Read first and second time and referred to committee on dairy and food.

By Truax of Guthrie, House File No. 665, a bill for an act to amend the law as it appears in section ten hundred seventy-two (1072), supplement to the code, 1913, (C. C. Sec. 2478), and sec-
tion two (2) chapter fifty-six (56), acts of the Thirty-eighth General Assembly, relating to the election of county superintendent of schools.

Read first and second time and referred to committee on schools and textbooks.
. By Young of Davis, House File No. 666, a bill for an act to repeal the law as the same appears in article five (5), section sixteen hundred eighty-three-c ( 1683 -c) supplement to the code, 1913, (C. C. Sec. 1656), enacting a substitute therefor and by striking out and repealing the law in part as the same appears in section sixteen hundred eighty-three-b (1683-b), supplement to the code, 1913, (C. C. Sec. 1655), relating to farm aid association.

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

By Berry of Monroe, House File No. 667, a bill for an act to amend section one thousand seventy-two (1072), supplement to the code, 1915, relating to the election of county superintendents of schools.

Read first and second time and referred to committee on schools and textbooks.

By Berry of Monroe, House File No. 668, a bill for an act to repeal section fifteen twenty-seven-s3 (1527-s3), suipplement to the code, 1913, and enact a substitute therefor relating to the employment of engineers by the county board of supervisors, fixing the term of office, duties, compensation, bonds and fixing the amount thereof.

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

By Forsling of Woodbury, House File No. 669, a bill for an act providing that personal earnings of a debtor shall not be exempt in certain cases and amending chapter sixty-five (65), acts of the 38th General Assembly (C. C. Sec. 7730).

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

By Forsling of Woodbury, House File No. 670, a bill for an act changing the day after which it is lawful to take certain fish from the waters of the state, and amending section twenty-five hundred forty (2540), supplemental supplement to the code, 1915, (C. C. Section 1107).

Read first and second time and referred to committee on fish and game.

By Children of Pottawattamie, House File No. 671, a bill for an act amending section nineteen hundred eighty-nine-a twentythree (1989-a23), supplement of the code, 1913, (C. C. Sec. 4871), relating to drainage districts.

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

By Children of Pottawattamie, House File No. 672, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-nine (1989-a29), supplement of the code, 1913, (C. C. Sec. 4877), relating to drainage districts.

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

By Children of Pottawattamie, House File No. 673, a bill for an act amending section nineteen hundred eighty-nine-a thirty-two (1989-a32), supplement of the code, 1913, (C. C. Sec. 4880), relating to drainage districts.

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

By Calhoun of Van Buren, House File No. 674, a bill for an act relating to assessment districts for hard surfacing of primary roads.

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

By Calhoun of Van Buren, House File No. 675, a bill for an act to amend code section 2241, as amended by supplemental supplement, 1915, (C. C. 3103), relative to the amount to be expended by board of supervisors for county home.

Read first and second time and referred to committee on county and township organizations.

By Yenter of Johnson, House File No. 676, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirty-seventh General Assembly; and to provide that certain children may be admitted to the hospital of the College of Medicine of the State University, who are not committee under the provisions of section 254 -c, section 254 -d and section \(254-\mathrm{k}\), supplemental supplement to the code, 1915, (C. C. Secs. 2376, 2377, and 2384) and sections two and three (2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. Sections 2387 and 2388).

Read first and second time and referred to committee on public health.

By Weaver of Polk, House File No. 677, a bill for an act to legalize the execution of a certain lease entered into between the city of Des Moines and the Des Moines Women's Club, dated December 13, 1920, embracing certain public ground in the city of Des Moines.

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

By Dodd of Howard, by request, House File No. 678, a bill for an act repealing the law as it appears in section fifty hundred six (5006) of the code (C. C. 8867), section fifty hundred seven (5007) of the code (C. C. Secs. 8870-8871-8872-8873), section fifty hundred seven-c ( \(5007-\mathrm{c}\) ) supplement to the code, 1913 (C. C. Sec. 8879 ), and section fifty hundred seven-d (5007-d), supplement to the code, 1913 (C. C. Sec. 8880), and enacting substitutes therefor; and amending sections fifty hundred seven-a (5007-a) and fifty hundred seven-b (5007-b), supplement to the code, 1913 (C. C. Secs. 8877 and 8878 ) ; all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for the purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulation of sales thereof and penalties for violations of said regulations; providing a means of securing evidence of
violations of said regulations; providing that any building or place made use of for purposes in violation of any provision of this act shall be deemed a nuisance and abated by injunction; providing for the creation of the office of state revenue collector, prescribing the duties of said officer, and certain rules and regulations as to the conduct of the business of said office; and making appropriation of funds necessary to carry out the provisions of this act.

Read first and second time and referred to committee on police regulations.

By Garber of Adair, House File No. 679, a bill for an act to supplementary to chapter two -A (2-A), title ten (X), relating to levees, ditches, drains and water courses, providing for the removal of telephone, telegraph or other electric lines to permit the free passage and operation of drainage contractor's equipment without dismantling the same.

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

By Garber of Adair, House File No. 680, a bill for an act to amend section nineteen hundred eighty-nine-a-two (1989-A-2), supplement to the code, 1913, as amended by section one (1) of chapter three hundred thirty-four (334) of the acts of the Thirtyseventh (37th) General Assembly, section one (1) of chapter three hundred forty-four (344) of the acts of the Thirty-seventh (37th) General Assembly, and section one (1) of chapter one hundred forty-one (141) of the acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 4837) ; and to amend section nineteen hundred eighty-nine-a-eighteen (1989-a-18), supplement to the code, 1913, (C. C. Sec. 4858), relating to levees, ditches, drains and water courses, and providing for passage of machines and other equipment of contractor across railroad right of way and other highways.

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

By Knickerbocker of Linn, House File No. 681, a bill for an act relating to the powers and duties of boards of supervisors, and providing for the election of members of the board of super-
visors from the county at large when petitioned for by electors of the county equal in number to at least fifteen (15) per centum of the votes cast at the last preceding general election held in such county.

Read first and second time and referred to committee on county and township organizations.

By Santee of Black Hawk, House File No. 682, a bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) (C. C. Sec. 3348) and four hundred thirty-six (436) (C. C. Sec. 3349) of the code, and amending chapter one hundred fourteen (114), acts of the Thirty-seventh General Assembly (C. C. Secs. 3350, 3351,3352 and 3353 ), and repealing all acts or parts of acts inconsistent herewith.

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

\section*{RESOLUTION}

Hauge of Polk offered the following resolution:
Whereas, it is desirable that in connection with the naturalization of those who are foreign born, lessons of patriotism and devotion to American ideals shourd be inculcated, and our new American citizens be impressed with the obligations of their new allegiance, and

Whereas, it appears that the Women's Relief Corps of Crocker Post, Des Moines, through its Americanization committee, has instituted a fine ceremony of induction into citizenship of persons approved by the courts, and has on various occasions, in conjunction with the judges of the federal and district courts and the Des Moines Chamber of Commerce, initiated large classes of new citizens with ceremonies which receive the warm commendation of all who are interested in the Americanization work, therefore be it

Resolved, that we tender the use of the House chamber on Thursday evening, March 10, 1921, to the Americanization committee of Crocker W. R. C. to the end that the committee may, in conjunction with the governor, members of the General Assembly, the district court and others, initiate a class of some thirty-five or more newly naturalized persons into American citizenship.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hauge moved its adoption. Motion prevailed and the resolution was adopted.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills, submitted the following report:

Mr. Speaker--Your committee on enrolled bills respectfully report that they have on this 7th day of March, 1921, sent to the governor for his approval, House File No. 480, a bill for an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry ur otherwise; to provide for compliance with all the requirements of such act; to provide for the appointment of a custodian of all moneys received by the state from appropriations made by the Congress of the United States for the purpose stated; to empower and direct the state board for vocational education to co-operate with the federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation ketween such state board and the state commissioner of labor and the state industrial commissioner; to provide for the acceptance of gifts and donations and the creation of a special fund; and to make appropriations to provide for the vocational rehabilitation of persons disabled in industry or otherwise.

Also :
House File No. 383, a bill for an act to amend section nine hundred twenty-three (923), supplement to the code, (C. C. Sec. 4080), and to provide for appeal to the board of supervisors from the decision of the county auditor relative to platting for assessment and taxation.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{SPECIAL ORDERS MADE}

On request of Anderson of Winnebago, unanimous consent having been obtained, Calendar No. 8, House File No. 424 was made a special order for Thursday, March 10th, at \(11: 00\) o'clock a. m.

On request of Anderson of Winnebago, unanimous consent having been obtained, Calendar No. 10, House File No. 452 was made a special order for March 16th, at 10:00 o'clock a. m.

On request' of Criswell of Boone, unanimous consent having been obtained, Calendar No. 17, House File No. 475 was made a special order for Friday, March 11th, at 11:00 o'clock a. m.

\section*{CONSIDERATION OF BILLS}

By unanimous consent, House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of lowa, and the issuing of certain bonds of said district, with report of committee recommending amendment and passage was taken up and considered.

On motion of Santee of Black Hawk the following committee amendments were adopted:

Amend by inserting after the sixth paragraph of the preamble, the following:
"Whereas, certain objections were made to including a part of the territory of said district and the county superintendent entered an order on said objections setting out said territory and neglected and refused to transfer the case to the county board of education".

Also by striking out the following from section three (3) of said bill:
"and thereafter said consolidated independent school district shall cause to be levied taxes for the payment of the principal of, and interest upon said school building bonds in accordance with the provisions of the laws of the state of Iowa as amended and supplemented."

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Forsling \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Marber of Adair \\
Becker
\end{tabular} \\
Benz & Garber of Floyd & Mayne \\
Bery & Gibson & Miller \\
Bradley & Gilmore of Cedar & Mills \\
Buffington & Gilmore of Clay & Margan \\
Calhoun & Graham & Narey \\
Carter & Grimwood & O'Donnell \\
Children & Hanna & Olson \\
Clark & Healy & Ontjes \\
Colbert & Held & Parsons \\
Criswell & Huff & Peters \\
Dodd & Ingersoll & Peterson \\
Doolittle & Kime & Ramsey \\
Elliott & Knickerbocker & Rumley \\
Elson & Larson & Sampson \\
Emery & Letts & Santee \\
Fackler & LeValley & Schirmer \\
& & McClune
\end{tabular}
\begin{tabular}{|c|c|c|}
\hline Scott of Appanoose & Sterling & Weaver \\
\hline Scott of Fremont & Storey & Weber \\
\hline Shores & Truax & Westervelt \\
\hline Slemmons & Van Camp & Wolfe \\
\hline Smith & Vance & Mr. Speake \\
\hline Springer & Wamstad & \\
\hline Nays, None. & & \\
\hline Absent or not & g, 33 & \\
\hline Aiken & Gordon & Moorhead \\
\hline Aldrich & Gunderson & Orr \\
\hline Beeman & Harrison & Parrott \\
\hline Blake & Hauge & Perkins \\
\hline Brady & Justice & Powers \\
\hline Donhowe & Lake & Rankin \\
\hline Edgington & Lockin & Stimson \\
\hline Edson & Long & Ulstad \\
\hline Francis & McCulloch & Year \\
\hline Gilbert & McDonald & Yenter \\
\hline Gilbertsox. & Moen & Young \\
\hline
\end{tabular}

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

By unanimous consent, House File No. 557, a bill for an act to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants, with report of committee recommending passage was taken up and considered.

Becker of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{lll} 
Allyn & Fackler & Ingersoll \\
Anderson & Forsling & Kime \\
Becker & Garber of Adair & Knickerbocker \\
Bradley & Garber of Floyd & Larson \\
Buffingtor & Gibson & Letts \\
Calhoun & Gilmore of Cedar & LeValley \\
Carter & Gilmore of Clay & McClune \\
Clark & Graham & McGhee \\
Colbert & Grimwood & Mayne \\
Criswell & 'Hanna & Mills \\
Dodd & Harrison & Morgan \\
Doolittle & Healy & Narey \\
Elson & Held & Nervig \\
Emery & Huff & O'Donnell
\end{tabular}

Olson
Ontjes
Parrott
Parsons
Peters
Peterson
Ramsey
Rumley
Sampson
Santee

Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling

Storey
Truax
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Mr. Speaker

Nays, None
Absent or not voting.
\begin{tabular}{lll} 
Aiken & Gilbert & Moorhead \\
Aldrich & Gilbertson & Orr \\
Beeman & Gordon & Orr \\
Benz & Gunderson & Perkins \\
Berry & Hauge & Powers \\
Blake & Justice & Rankin \\
Brady & Lake & Stimson \\
Children & Lockin & Ulstad \\
Donhowe & Long & Van Camp \\
Edgington & McCulloch & Year \\
Edson & McDonald & Yenter \\
Elliott & Miller & Young \\
Francis & Moen &
\end{tabular}

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

By unanimous consent, House File No. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader, with report of committee recommending passage was taken up and considered.

Becker of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73
\begin{tabular}{lll} 
Aldrich & Colbert & Gilmore of Cedar \\
Allyn & Criswell & Gilmore of Clay \\
Anderson & Dodd & Graham \\
Becker & Doolittle & Grimwood \\
Benz & Emery & Hanna \\
Berry & Fackler & Harrison \\
Bradley & Forsling & Hauge \\
Buffington & Garber of Adair & Healy \\
Carter & Garber of Floyd & Huft \\
Children & Gibson & Ingersoll \\
Clark & Gilbert & Kime
\end{tabular}

Knickerbocker
Larson
Letts
LeValley
McClune
McGhee
Mayne
Miller
Mills
Narey
Nervig
O'Donnell
Olson
Ontjes

Parsons
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
1 3chirmer
Schulte
Scott of Appai_oose
Scott of Fremont
Shores

Slemmons
Smith
Springer
Sterling
Storey
Truax
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Mr. Speaker

Nays, None
Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Gordon & Orr \\
Beeman & Gunderson & Parrott \\
Blake & Meld & Perkins \\
Brady & Yustice & Powers \\
Calhoun & Lake & Stimson \\
Donhowe & Mockin & Ulstad \\
Edgington & Mong & Van Camp \\
Edson & McCulloch & Year \\
Elliott & McDonald & Yenter \\
Elson & Moen & Young \\
Francis & Moorhead & \\
Gilbertson & Morgan &
\end{tabular}

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

By unanimous consent, House File No. 503, a bill for an act to establish and designate Armistice Day a legal holiday, with report of committee recommending substitute amendment and passage was taken up for consideration.

On motion of Rumley of Decatur the following substitute committee amendments were adopted:

Amend by striking out all after the enacting clause and substituting the following in lieu thereof:
"Section 1. That section thirty hundred fifty-three (3053), supplement to the code, 1913, (C. C. Sec. 5999), be and the same is hereby amended by inserting after the comma (,) following the word "September" in line four (4) thereof the words "the eleventh day of November,".

Also :
Amend the title by substituting in lieu thereof the following:
"A bill for an act to amend section thirty hundred fifty-three (3053), supplement to the code, 1913, (C. C. Sec. 5999), making the eleventh day of November a holiday."

Rumley of Decatur moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 77
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Peters \\
\hline Aldrich & Graham & Peterson \\
\hline Allyn & Grimwood & Ramsey \\
\hline Anderson & Gunderson & Rankin \\
\hline Becker & Hanna & Rumley \\
\hline Benz & Harrison & Sampson \\
\hline Berry & Hauge & Santee \\
\hline Bradley & Healy & Schirmer \\
\hline Brady & Held & Schulte \\
\hline Calhoun & Huff & Scott of Appanoose \\
\hline Carter & Ingersoll & Scott of Fremont \\
\hline Children & Knickerbocke: & Shores \\
\hline Colbert & \% Larson & Slemmons \\
\hline Criswell & Letts & Smith \\
\hline Dodd & LeValley & Springer \\
\hline Donhowe & McGhee & Sterling \\
\hline Doolittle & Mayne & Storey \\
\hline Elliott & Miller & Truax \\
\hline Elson & Morgan & Van Camp \\
\hline Fackler & Narey & Vance \\
\hline Forsling & Nervig & Weaver \\
\hline Garber of Adair & O'Donnell & Weber \\
\hline Garber of Floyd & Olson & Westervelt \\
\hline Gibson & ! fiOntjes & Wolfe \\
\hline Gilbert & 'Parrott & Mr. Speaker \\
\hline Gilmore of Cedar & Parsons & \\
\hline
\end{tabular}

Nays, 1
Emery

Absent or not voting, 29
\begin{tabular}{|c|c|c|}
\hline Beeman & Kime & Orr \\
\hline Blake & Lake & Perkins \\
\hline Buffington & Lockin & Powers \\
\hline Clark & Long & Stimson \\
\hline Edgington & McClune & Ulstad \\
\hline Edson & McCulloch & Wamstad \\
\hline Francis & 4 McDonald & Year \\
\hline Gilbertson & Mills & Yenter \\
\hline Gordon & Moen & Young \\
\hline Justice & Moorhead & \\
\hline
\end{tabular}

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

Title as amended was agreed to.
By unanimous consent, Senate File No. 465, a bill for an act to legalize the publication of certain notices of incorporation in cases where notice had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code 1897, with report of committee recommending passage was taken up and considered.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{|c|c|c|}
\hline Aldrich & Graham & Parsons \\
\hline Allyn & Grimwood & Peters \\
\hline Anderson & Funderson & Peterson \\
\hline Becker & Ianna & Ramsey \\
\hline Benz & Iarrison & Rankin \\
\hline Berry & Iauge & Rumley \\
\hline Bradley & fealy & Sampson \\
\hline Brady & Eeld & Santee \\
\hline Buffington & Huff & Schirmer \\
\hline Carter & ingersoll & Schulte \\
\hline Children & Kime & Scott of Appanoose \\
\hline Clark & Knickerbocker & Scott of Fremont \\
\hline Criswell & Lake & Shores \\
\hline Dodd & Larson & Slemmons \\
\hline Doolittle & Letts & Smith \\
\hline Elliott & LeValley & Sterling \\
\hline Elson & McGhee & Storey \\
\hline Emery & Mayne & Truax \\
\hline Fackler & Miller & Vance \\
\hline Forsling & TMills & Wamstad \\
\hline Garber of Adair & Morgan & Weaver \\
\hline Garber of Floyd & Narey & Weber \\
\hline Gibson & O'Donnell & Westervelt \\
\hline Gilbert & Olson & Wolfe \\
\hline Gilmore of Cedar & Ontjes & Yenter \\
\hline Gilmore of Clay & Parrott & Mr. Speaker \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Gordon & Orr \\
Beeman & Justice & Perkins \\
Blake & Lockin & Powers \\
Calhoun & Long & Springer \\
Colbert & McClune & Stimson \\
Donhowe & McCulloch & Ulstad \\
Edgington & McDonald & Van Camp \\
Edson & Moen & Year \\
Francis & Moorhead & Young \\
Gilbertson & Nervig &
\end{tabular}

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

By unanimous consent, Calendar No. 14, House File No. 507, a bill for an act to amend section twenty-five hundred sixty-three-a1 (2563-a1), suplemental supplement to the code, 1915, (C. C. 1140), relating to hunting by the use of ferrets, with report of committee recommending passage, was taken up and considered.

On request of Benz of Chickasaw, unanimous consent having been obtained, action on House File No. 507 was deferred.

By unanimous consent, Calendar No. 7, House File No. 406, a bill for an act to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital for the use of the county, with report of committee recommending passage was taken up and considered.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Dodd \\
Doolittle
\end{tabular} & \begin{tabular}{l} 
Graham \\
Anderson
\end{tabular} \\
Grimwood \\
Becker & Elliott & Gunderson \\
Benz & Elson & Hanna \\
Bradley & Emery & Harrison \\
Brady & Fackler & Hauge \\
Buffington & Francis & Healy \\
Calhoun & Garber of Adair & Huff \\
Carter & Garber of Floyd & Ingersoll \\
Children & Gilbert & Larson \\
Colbert & Gilmore of Cedar & Letts \\
Criswell & Gilmore of Clay & LeValley
\end{tabular}
McClune
McGhee
Mayne
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons
Peters
Peterson
Ramsey

Nays, 5

\section*{Aiken}

Aldrich

Rankin
Rumley Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling

Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Yenter
Young
Mr. Speaker

Morgan
'Berry
Held
Absent or not voting, 28
Beeman
Blake
Clark
Donhowe
Edgington
Edson
Forsling
Gibson
Gilbertson
Gordon

Justice
Kime
Knickerbocker
Lake
-Lockin
Long
McCulloch
McDonald
Miller
Mills

Moen
Moorhead
Orr
Perkins
Powers
Stimson
Ulstad
Year

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

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introdution of bills.

By Donhowe, of Story, House File No. 683, a bill for an act to amend chapter fourteen-b (14-b) title XII of the code relating to the establishment and regulations of a hog cholera serum laboratory.

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

By Donhowe of Story, House File No. 684, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit realignment of a highway.

Read first and second time and referred to committee on public lands and buildings.

By Clark of Linn, House File No. 685, a bill for an act to amend section two hundred fifty-four-a-3 (254-a-3), supplement to the code, 1913 (C. C. Sec. 6981), relating to the taxation of the fees of shorthand reporters.

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

By Clark of Linn, House File No. 686, a bill for an act to amend section thirty-eight hundred seventy-two (3872) of the code, 1897 (C. C. Sec. 7633), relating to the taxation of jury fees as part of the costs.

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

By Clark of Linn, House File No. 687, a bill for an act to amend the law as it appears in sections eighteen hundred ninetyeight and eighteen hundred ninety-eight-c (1898 and 1898-c), supplement to the code, 1913 (C. C. Sec. 5844 and 5845), and section nineteen hundred one (1901) of the code, 1897, (C. C. Sec. 5850), relating to the issuance of stock by building and loan associations and the rights of holders of stock in said associations.

Read first and second time and referred to committee on building and loan.

By Lake of Woodbury, House File No. 688, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, (C. C. Sec. 6937) relating to the number of district judges in each district, and providing that the number of judges in the fourth judicial district shall be four.

Read first and second time and referred to committee on judicial districts.

By Harrison of Pottawattamie, House File No. 689, a bill for an act to amend section nineteen hundred eighty-nine-a forty-one (1989-a41), supplement to the code, 1913, as amended by chap-
ter seventy-six (76) acts of the Thirty-eighth General Assembly (C. C. 4890), relating to expenses and fees in drainage proceedings.

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

By Harrison of Pottawattamie, by request, House File No. 690 , a bill for an act to fix the location of mail boxes in the roads and highways of the state of Iowa.

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

\section*{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. 350, a bill for an act to amend section four hundred and twenty-two, supplemental supplement to the code of Iowa, 1915, (C. C. Sec. 3130 ), relating to the powers and duties of board of supervisors.

> L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 373, a bill for an act to amend the law as it appears in section two (2) of chapter three hundred eight (308), acts of the Thirtyseventh General Assembly (compiled code, section 2630), relating to the education of deaf children.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 457, a bill for an act to amend the law as it appears in section one (1), chapter three hundred ninety-six (396), acts of the Thirty-seventh General Assembly (C. C. 1128), relating to the protection of certain fur bearing animals.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 repeal section eleven (11), chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly (C. C. section 1742), relating to the quarantine of animals affected with tuberculosis, and enact a substitute therefor.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 373, a bill for an act to amend the law as it appears in section two (2) of chapter three hundred eight (308), acts of the Thirty-seventh General Assembly (compiled code, section 2630 ), relating to the education of deaf children.

Read first and second time and referred to committee on school and text books.

Senate File No. 457, a bill for an act to amend the law as it appears in section one (1), chapter three hundred ninety-six (396), acts of the Thirty-seventh General Assembly, (C. C. 1128), re. lating to the protection of certain fur bearing animals.

Read first and second time and referred to committee on fish and game.

Senate File No. 488, a bill for an act to repeal section eleven (11), chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly, (C. C. section 1742), relating to the quarantine of animals affected with tuberculosis, and enact a substitute therefor.

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Buffington of Mills, unanimous consent having been given, House File No. 350 , a bill for an act to amend section four hundred and twenty-two (422) supplemental supplement to the code, 1915, (C. C. Sec. 3130), relating to powers and duties
of board of supervisors, with senate amendments was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the word "corporations" in line six of section 1 and inserting in lieu thereof the word "districts".

Mr. Buffington moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 80
\begin{tabular}{lll} 
Aldrich & Graham & Peterson \\
Allyn & Grimwood & Ramsey \\
Anderson & Gunderson & Rankin \\
Becker & Hanna & Rumley \\
Benz & Hauge & Sampson \\
Berry & Healy & Santee \\
Bradley & Held & Schirmer \\
Brady & Huff & Schulte \\
Buffington & Ingersoll & Scott of Appanoose \\
Calhoun & Kime & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Larson & Slemmons \\
Clark & Letts & Smith \\
Colbert & LeValley & Springer \\
Criswell & Mcclune & Sterling \\
Donhowe & McGhee & Storey \\
Doolittle & Mayne & Truax \\
Elliott & Miller & Van Camp \\
Elson & Morgan & Vance \\
Emery & Narey & Wamstad \\
Fackler & Nervig & Weaver \\
Garber of Adair & O'Donnell & Weber \\
Garber of Floyd & Olson & Wolfe \\
Gibson & Ontjes & Yenter \\
Gilbert & Parrott & Moung. \\
Gilmore of Cedar & Parsons & Mr. Speaker \\
Gilmore of Clay & Peters &
\end{tabular}

Nays, None
Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Gordon & Moen \\
Beeman & Harrison & Moorhead \\
Blake & Justice & Orr \\
Dodd & Lake & Perkins \\
Edgington & Lockin & Powers \\
Edson & Long & Stimson \\
Forsling & McCulloch & Ulstad \\
Francis & McDonald & Westervelt \\
Gilbertson & Mills & Year
\end{tabular}

So the House concurred in the senate amendments to House File No. 350.

\section*{HOUSE FILE RE-REFERRED}

On request of Calhoun of Van Buren, unanimous consent having been obtained, House File No. 540 was withdrawn from the committee on land titles and re-referred to the committee on judiciary.

\section*{AMENDMENT FILED}

Forsling of Woodbury filed the following amendment:
Amend House File No. 494 by striking out the word "three" as it appears in line ten (10), section one (1) of said bill and inserting in lieu thereof the words "two and one-hali" and that the word "three" as it appears in line six (6) of section two (2) of the bill be stricken and the words "two and one-half" be inserted in lieu thereof.

\section*{MOTION TO RECONSIDER FILED}

Mr. Spearer-I move to reconsider the vote by which the House concurred in the Senate amendments to House File No. 318.
O. A. Ontjes,

I second the motion.
James Peters.
On motion of Rankin of Lee the House adjourned until \(9: 30\) a. m., Tuesday.

\section*{JOURNAL OF THE HOUSE}

\author{
Hall of the House of Representatives, Des Moines, March 8, 1921.
}

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

Prayer was offered by Rev. Dilman Smith, chaplain of Iowa Methodist Hospital, Des Moines.

Journal of March 7th corrected and approved.

LEAVE OF ABSENCE
On request of Letts of Washington leave of absence was granted Perkins of Sac for the day.

On request of Elliott of Scott leave of absence was granted Moorhead of Scott for the day.

On request of Edgington of Monona leave of absence was granted Justice of Shelby for the day.

On request of Wamstad of Mitchell leave of absence was granted Gordon of Emmet indefinitely on account of illness.

\section*{PETITIONS}

Mr. Speaker presented petitions from Orange Consolidated School District of Black Hawk county relative to enforcement of anti-cigarette laws.

Referred to committee on police regulations.
Mayne of Palo Alto presented a petition from citizens of Palo Alto county relative to Sunday blue laws.

Referred to committee on judiciary.
O'Donnell of Dubuque presented four petitions from citizens of Dubuque relative to censorship of moving picture films.

Referred to committee on judiciary.

\section*{HOUSE FILE WITHDRAWN}

On request of Olson of Clinton, unanimous consent having been obtained, House File No. 435 was withdrawn from the committee on police regulations and from further consideration by the House.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mir. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 325, a bill for an act to repeal the law as it appears in chapter three hundred fifty-three (353), acts of the Thirty-eighth General Assembly (C. C. Sec. 432), relating to the election of presidential electors, registration of voters, and to provide that the right to vote for presidential electors shall not be abridged on account of sex.

Also :
House File No. 333, a bill for an act relating to the construction of bridges on a county line by the board of supervisors.

Also :
House File No. 356, a bill for an act to amend section one (1) of chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. Sec. 3547), relating to compensation of city assessors in certain cities.

Also:
House File No. 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182), acts of the Thirty-seventh General Assembly (C. C. Sec. 3740), relating to the erection of city halls and the issuance of bonds therefor.

Also :
House File No. 337, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Secs. 2912 and 2914), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary road fund in the elimination or improvement of railroad crossings and in the construction of culverts and bridges on the primary road system.

Also :
House File No. 423, a bill for an act to amend chapter two hundred two (202), acts of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to protection of prairie chicken.

\section*{Also :}

House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Lowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association, and authorizing the secretary of state to renew the charter.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 337, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Secs. 2912 and 2914), relating to the construction, improvement and maintenance of highways and providing for the use of the primary road fund in the elimination or improvement of railroad crossings and in the construction of culverts and bridges on the primary road system.

Also :
House File No. 423, a bill for an act to amend chapter two hundred two (202), acts of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to protection of prairie chicken.

\section*{Also :}

House File No. 325, a bill for an act to repeal the law as it appears in chapter three hundred fifty-three (353), acts of the Thirty-eighth General Assembly (C. C. Sec. 432), relating to the election of presidential electors, registration of voters, and to provide that the right to vote for presidential electors shall not be abridged on account of sex.

\section*{Also:}

House File No. 333, a bill for an act relating to the construction of bridges on a county line by the board of supervisors.

Also :
House File No. 356, a bill for an act to amend section one (1) or chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. Sec. 3547), relating to compensation of city assessors in certain cities.

\begin{abstract}
Also :
House File No. 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182), acts of the Thirty-seventh Generas Assembly (C. C. Sec. 3740), relating to the erection of city halls and the issuance of bonds therefor.
\end{abstract}

Also :
Senate File No. 275, a bill for an act to repeal chapter two hundred fifty-seven (257), laws of the Thirty-eighth General Assembly (compiled code, section 4482, paragraph 1) relating to banks or trust companies, stock, government securities and exemptions.

Also :
Senate File No. 400, a bill for an act to amend section fifty-six hundred twenty-eight (5628), of the code, (C. C. Sec. 2260 ), relating to the returns made upon pardons and the remission of fines and forfeitures.

Also :
Senate File No. 493, a bill for an act amending the law as it appears in section thirty-four hundred forty-seven (3447) of the code (C. C. 6522 ), relating to limitation of time for foreclosure of mechanic's lien.

Also :
House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of efficers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association, and authorizing the secretary of state to renew the charter.

Also:
Senate File No. 284, a bill for an act to amend the law as it appears in section ten (10), chapter two hundred and seventy-five (275), acts of the Thirty-eighth General Assembly (section three thousand fifty-three (3053) of the compiled code, relating to payment of annual licence fee for motor vehicles.

Also:
Senate File No. 311, a bill for an act to amend section nine hundred two (902), supplement to the code, 1913, (compiled code, section 4051), by requiring the county treasurer to remit to city treasurer all money collected from special assessments where bonds have been issued therefor.

Also :
Senate File No. 346, a bill for an act to amend the law as it appears in chapter three hundred and ninety-one (391) of the acts of the Thirtyeighth General Assembly (C. C. Sec. 7942), relating to compensation of executors, administrators and attorneys in the settlement of estates.

Also:
Senate File No. 453, a bill for an act to amend section eight hundred fifty-p ( \(850-\mathrm{p}\) ), supplemental supplement to the code, nineteen hundred fifteen (C. C. Sec. 3684), as amended by chapter fifty-eight (58) of the laws of the Thirty-eighth General Assembly, increasing to one mill the tax levy authorized thereby for park purposes for improvement of lakes by dredging or otherwise deepening the same, constructing dikes and levees and changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes.

\author{
W. H. Vance, Chairman House Committee. \\ Ben C. Abeen, Jr., Acting Chairman Senate Committee.
}

Report adopted.
BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 356.
House File No. 333.
House File No. 325.
House File No. 400.
House File No. 423.
House File No. 337.
House File No. 345.

\section*{REPORTS OF COMMITTEES}

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 290, a bill for an act relating to indebtedness against the general fund 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.

Arthur Springer, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 398, a bill for an act to amend section twentyeight hundred ten ( 2810 ) of the code (C. C. Sec. 2654) relating to the payment of taxes of school boards, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out the word "tenth" in the fifth line of section one (1) or said bill and inserting in lieu thereof the word "fifteenth".

ARTHUR SPRINGER, Chairman.
Report adopted.
McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred Senate File No. 295, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-seven (1989-a-27), supplement to the code, 1913, (compiled code section 4875), relating to the issuance of bonds for first reclamation and improvement, or for any subsequent repair or improvement of a drainage 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.
J. H. McGhee, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on drainage to whom was referred House File No. 579, a bill for an act to amend section nineteen hundred eighty-nine-a 8 (1989-a-8), supplemental supplement to the code, 1915 ,
(C. C. Sec. 4843), 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 do pass.
J. H. McGhee, Chairman.

Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 545, a bill for an act to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds 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.
C. F. Clark Ohairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 368, a bill for an act to amend section two hundred ninetysix (296) of the supplement to the code, 1913, (C. C. Sec. 6982), relative to naturalization fees to be collected by the clerk of the 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.
C. F. Clark Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 495, a bill for an act legalizing bonds issued under section eight hundred forty-three (843) of the code (C. C. Sec. 3957), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 589, a bill for an act to amend section two hundred fifty-four-a twenty (254-a20) supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her 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 amended as fallows, and when so amended the bill do pass:

By striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section two hundred fifty-four-a twenty (254-a20) supplement to the code 1913, and acts amendatory thereto, (C. C. Sec. 2104), be and the same is hereby amended by striking out the word "two" as it appears in the twenty-first line of said section and inserting in lieu thereof the word "four".

Amend the title by substituting in lieu thereof the following:
"A bill for an act to amend section two hundred fifty-four-a twenty (254-a 20 ), supplement to the code 1913, and acts amendatory thereto, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children."
C. F. Clark Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 632, a bill for an act to amend section forty-seven hundred twenty-eight (4728) (C. C. Sec. 8555) and section forty-seven hundred thirty-one (4731) (C. C. Sec. 8558) of the code, relating to the punishment for murder in the first degree, beg leave to report they have had the 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. F. Clark Chairman.

Report adopted and House File No. 632 was indefinitely postponed.

\section*{CONCURRENT RESOLUTION}

Kime of Webster offered the following concurrent resolution :
Be It Resolved by the House, the Senate concurring, That when the present session of the legislature adjourns, the governor be respectfully requested to call the extra session for code revision to convene on the first Tuesday of January, 1922.

Laid over under rule 34 .

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Edson of Buena Vista called up Senate concurrent resolution providing for an investigation of the administration of the State
fish and game department during the incumbency of E. C. Hinshaw as State fish and game warden, and moved that the House concur.

Motion prevailed and the House concurred in the Senate concurrent resolution.

\section*{CONSIDERATION OF BILLS}

Time having arrived for Special Order No. 1, House File No. 392. a bill for an act to repeal the law as it appears in section five (5), chapter three hundred forty-nine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein re. ferred to, be transferred to the general funds of the state of Iowa, with report of committee recommending substitute amendment and passage was taken up for consideration.

The amendments filed by Storey of Warren, found on page 613 of the journal of February 21st to the substitute committee amendments found on pages 559 and 560 of the journal of February 18th, were taken up and considered.

Mr. Storey moved the adoption of the amendments.
Clark of Linn asked for a division of the amendments.
The amendment to section one (1) was adopted.
On the question of the adoption of the amendments to sections two (2) and three (3) a roll call was demanded by Anderson of Winnebago and Ingersoll of Tama.

On the question, "Shall the amendments to sections two and three of the committee amendments be adopted?"

Ayes, 46
\begin{tabular}{lll} 
Aiken & Gilbertson & Peterson \\
Aldrich & Gilmore of Clay & Rumley \\
Allyn & Graham & Scott of Appanoose \\
Anderson & Huff & Scott of Fremont \\
Benz & Ingersoll & Shores \\
Berry & Kime & Sterling \\
Buffington & Larson & Stimson \\
Colbert & Long & Storey \\
Criswell & McClune & Ulstad \\
Edgington & McDonald & Vance \\
Elson & Miller & Wamstad \\
Emery & Mills & Weber \\
Fackler & Moen & Year \\
Francis & O'Donnell & Young \\
Garber of Floyd & Orr & \\
Gibson & Parsons &
\end{tabular}

Nays, 54
\begin{tabular}{lll}
\begin{tabular}{ll} 
Becker \\
Beeman & \begin{tabular}{l} 
Grimwood
\end{tabular} \\
Blake & Gunderson
\end{tabular} & \begin{tabular}{l} 
Ontjes \\
Parrott
\end{tabular} \\
Bradley & Hanna & Peters \\
Brady & Harrison & Powers \\
Calhoun & Hauge & Ramsey \\
Carter & Healy & Rankin \\
Children & Held & Sampson \\
Clark & Knickerbocker & Santee \\
Dodd & Lake & Schirmer \\
Donhowe & Letts & Schulte \\
Doolittle & LeValley & Slemmons \\
Edson & McCulloch & Smith \\
Elliott & McGhee & Springer \\
Forsling & Mayne & Truax \\
Garber of Adair & Morgan & Narey \\
Gilbert & Van Camp \\
Gilmore of Cedar & Nervig & Olson
\end{tabular}

Absent or not voting, 7
\begin{tabular}{lll} 
Gordon & Moorhead & Mr. Speaker \\
Justice & Perkins & \\
Lockin & Yenter &
\end{tabular}

So the amendments to sections two and three of the committee amendments were lost.

Substitute committee amendments as amended were adopted.
Storey of Warren moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 97
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Donhowe \\
Anderson \\
Beolittle \\
Beeker
\end{tabular} & \begin{tabular}{l} 
Edgington
\end{tabular} \\
Beman & Edson & Graham \\
Benz & Elliott & Gunderson
\end{tabular}

McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott

Parsons
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons

Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Year
Young

Nays, None
Absent or not voting, 10

Aiken
Allyn
Gordon
Justice

Lockin
Moorhead
Perkins

Westervelt
Yenter
Mr. Speaker

The bill having received a constitutional majority was deed to have passed the House.

Storey of Warren offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 392 by striking out all of said title and inserting the following in lieu thereof:

A bill for an act transferring to the general fund of the state all proceeds now remaining unexpended of the fund provided by chapter two hundred seven (207) of the acts of the Thirty-seventh General As. sembly, and providing for the time of the re-transfer of said funds to the temple of justice fund, and providing instructions for the joint committee on said temple of justice.

Amendment adopted and title as amended was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Clark of Linn moved to reconsider the vote by which House File No. 392 passed the House, and to lay the motion upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 284.
Senate File No. 311.
Senate File No. 346.
Senate File No. 453.
Senate File No. 287.
Senate File No. 275.
Senate File No. 400.
Senate File No. 493.

\section*{MOTION TO RECONSIDER CALLED UP}

Powers of Crawford called up the motion to reconsider the vote by which Senate File No. 410 passed the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 410 passed the House?"

Ayes, 98

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
\begin{tabular}{ll} 
Gilbert & \begin{tabular}{l} 
Moen \\
Gilbertson \\
Morgan
\end{tabular} \\
Gilmore of Cedar & Narey \\
Gilmore of Clay & Nervig \\
Graham & O'Donnell \\
Grimwood & Olson \\
Gunderson & Ontjes \\
Hanna & Orr \\
Harrison & Parrott \\
Hauge & Parsons \\
Healy & Peters \\
Held & Peterson \\
Huff & Powers \\
Ingersoll & Ramsey \\
Kime & Rankin \\
Knickerbocker & Rumley \\
Lake & Sampson \\
Larson & Santee \\
Letts & Schirmer \\
LeValley & Schulte \\
Long & Scott of Appanoose \\
McClune & Scott of Fremont \\
McCulioch & Shores \\
McDonald & Slemmons \\
McGhee & Smith \\
Mayne & Springer \\
Miller & Sterling \\
Mills & Stimson
\end{tabular}

Storey
Truax

\section*{Ulstad}

Van Camp
Vance

Wamstad
Weaver
Weber
Westervelt
Wolfe

Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 9
\begin{tabular}{lll} 
Aiken & Donhowe & Lockin \\
Bradley & Gordon & Moorhead \\
Brady & Justice & Perkins
\end{tabular}

So the House reconsidered the vote by which Senate File No. 410 passed the House.

By unanimous consent action on Senate File No. 410 was deferred.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 298, a bill for an act to amend the law as it appears in section twenty-eight hundred six (2806), supplement to the code, 1913, (C. C. 2650), relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur Springer, Chairman.
Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 390, a bill for an act to amend section one (1), chapter one hundred fifty-six (156), acts of the Thirty-eighth General 'Assembly, (C. C. Sec. 2493), relating to the qualifications of teachers, teachers' certificates, and fee therefore, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all of said bill after the word "seven" in the fifth (5th) line thereof, and inserting in lieu thereof the following: "and after July 1, 1923, twenty-four (24) weeks of normal training, and after July 1, 1925, thirty-six (36) weeks of normal training".

\section*{Arthur Springer, Chairman.}

Report adopted.
Yenter of Johnson, from the committee on military, submitted the following report:

Mr. Speaker-Your committee on military to whom was referred House File No. 401, a bill for an act making provision for issuing bonds to the amount of not to exceed twenty-two million dollars ( \(\$ 22,000,000\) ) for the payment of a bonus to persons who entered and served in the military or naval service of the United States at any time between April 6, 1917, and November 11, 1918, or their legal representatives, providing for a board to supervise and make such payments, providing penalties for the violations of the provisions of this act, providing for a disability fund, providing for the assessment, levy and collection of taxes to pay the principal and interest on said bonds, and providing for a submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and enacting in lieu thereof the following:

Section 1. The state of Iowa is hereby authorized to become indebted in the amount of twenty-two million dollars, \((\$ 22,000,000.00)\) and in evidence thereof there shall be issued and sold negotiable coupon bonds of said state, as hereinafter provided, and the proceeds thereof shall be paid into the treasury of the state to be expended for the payment of a bonus to the persons defined in section four (4) of this act or for the benefit of such persons, as prescribed by section eight (8) of this act, and for expenses incurred in carrying out the provisions of this act.

Sec. 2. The treasurer of the state is hereby directed to cause to be prepared negotiable coupon bonds of this state in the amount of twentytwo million dollars, \((\$ 22,000,000)\) such bonds to bear interest at the rate of not to exceed five per cent per annum, which interest shall be paid semi-annually. Such bonds shall be issued so that said indebtedness shall be payable in twenty equal annual installments, the last of which shall be within twenty years from date of issue. Said bonds shall be signed by the governor, attested under the great seal of said state by the secretary of state and countersigned by the treasurer of state, and the full faith, credit and resources of the state of Iowa shall be pledged for the payment thereof. The interest coupons attached to said bonds
shall bear the lithographed fac-simile signatures of said officials. The treasurer of state shall sell said bonds to obtain funds to carry out the provisions of this act, and to make the payments hereinafter provided. Such bonds shall be sold at not less than the par value thereof and accrued interest thereon to the highest and most responsible bidder after advertising for a period of twenty consecutive days, Sundays excepted, in at least two daily newspapers printed in the city of Des Moines. Advertisements of sale shall recite that the treasurer of state, in his discretion, may reject any or all bids received and, in such event, he shall re-advertise for bids in the form and manner above described as many times as in his judgment may be necessary to effect a satisfactory sale.

Sec. 3. The proceeds of such bonds so paid into the treasury of state shall constitute a bonus fund and shall be distributed to the persons entitled thereto, as hereinafter prescribed. Said twenty-two million dollars ( \(\$ 22,000,000\) ) is hereby appropriated out of said bonus fund for the purpose of carrying out the provisions of this act.

Sec. 4. Every person, male or female, including army, navy, and marine corps nurses who served in the military or naval service of the United States at any time between April 6, 1917, and November 11, 1918, and who at the time of entering into such service was a resident of the state of Iowa, and who was honorably separated or discharged from such service, or who is still in active service, or has been retired, or has been furloughed to a reserve, shall be entitled to receive from the proceeds of such bonds as a bonus, the sum of fifty cents (.50) for each day that such person was in active service, such bonus not to exceed a total sum of three hundred and fifty dollars ( \(\$ 350.00\) ). No person shall be entitled to such payment or allowance, whose only service was in the students army training corps, or who received from another state a bonus or gratuity of a like nature provided for by this act, or who being in such service, received civilian pay for civilian work. No person shall be entitled to such payment or allowance who being in the military or naval service of the United States, subsequent to April 6, 1917, refused on conscientious, political or other grounds to subject himself to military discipline or to render unqualified service. The husband or wife, child or children, mother, father, sisters or brothers, in the order named and none other, of any person as defined in this section, who died while in the service or who was deceased before receiving the benefits of this act, shall be paid the sum that such deceased person would be entitled to hereunder if such deceased person had lived.

Sec. 5. Before receiving any sum under the provisions of this act, the applicant shall file with the clerk of the district court of the county in which he or she resides or resided at the time of induction into service, or with the adjutant General, application therefor on forms provided by the adjutant general, such application to be so filed on or before December 31, 1924; provided, that when such application is filed with the clerk of the district court it shall be the duty of said clerk to transmit said application to the adjutant general forthwith. Such application shall
state facts sufficient to establish the status of such applicant within a class as defined in section four (4) of this act, and shall be duly verified.

Sec. 6. Whoever knowingly makes a false statement, oral or written, relating to a material fact in supporting a claim under the provisions of this act, shall be punished by a fine of not more than five hundred dollars ( \(\$ 500.00\) ), or be imprisoned for not more than one year, or both, and shall forfeit all benefits he or she might have been entitled to under this act.

Sec. 7. There is hereby created a board to be known as the "bonus board" to consist of the state auditor, the state treasurer, the adjutant general and the adjutant of the Iowa department of the American Legion. It shall be the duty of said board to examine into such applications and make any other examination necessary to establish facts, and approve or disapprove the same. Whenever any such application is approved by said board, it shall be the duty of the adjutant general to prepare a voucher and transmit the same to the state auditor; said auditor shall issue a warrant for the amount stated therein, and the state treasurer shall pay such warrant out of said bonus fund. No assignment of any right or claim to benefits hereunder made prior to the issuance of the state auditor's warrant herein provided for, shall be valid, and any transfer or attempt to transfer any such right or claim or any part thereof by any beneficiary prior to the issuance of such warrant and the acquiring or attempting to acquire by any other person of any interest in or title to such claim prior to the issuance of such warrant, shall be a misdemeanor and punishable as such.

Sec. 8. After the payment of all approved claims and expenses of administration of the board herein created, all funds remaining in the hands of the bonus board, after December 31, 1924, not in excess of two million dollars, \((\$ 2,000,000)\) shall constitute a disability fund to be administered by the bonus board for the amelioration of the condition of residents of this state within the classes as defined in section four (4) of this act, who are suffering from disability. All funds remaining in the hands of the bonus board after December 31, 1924, in excess of the two million dollars ( \(\$ 2,000,000\) ) disability fund, shall revert to the general fund of the state of Iowa.

Sec. 9. The bonus board is hereby empowered to employ such assistants and to incur such other expenses as may be necessary for the administration and carrying out of the provisions of this act; and the funds necessary for such administration and carrying out of the provisions or this act shall be expended from said bonus fund; such assistants as said board may determine shall give bond in such amount as may be fixed by said board, and shall, whenever practicable, be persons within the classes as defined in section four (4) of this act.

Sec. 10. All payments and allowances made under this act shall be exempt from all taxation, and from levy and sale on execution, and all bonds issued hereunder shall be exempt from taxation.

Sec.11. To provide for the payment of the principal of said bonds so issued and sold and the interest thereon as the same become due and mature, there is hereby imposed and levied upon all the taxable property within the state of Iowa, in addition to all other taxes, a direct annuar tax for each of the years said bonds are outstanding, sufficient in amount to produce the sum of one million one hundred thousand dollars ( \(\$ 1,100,000\) ) each year for twenty years for the payment of principal of said bonds and sufficient in amount to produce such additional sums as may be needed to pay the interest on such bonds. The treasurer of state shall annually certify to the executive council, prior to the time for the levy of general state taxes, the amount of money required to be raised to pay the principal and interest on such bonds maturing in the ensuing year and said executive council shall annually fix the rate per centum necessary to be levied and assessed upon the valuation of the taxable property within this state to produce funds sufficient to pay the principal of and interest upon such bonds as the same become payable, and such additional annual direct tax shall be levied, certified, assessed and col. lected at the same time and in the same manner as are taxes for general state purposes.

Sec. 12. If any clause, sentence, paragraph, or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not effect, impair or invalidate the remainder of the act, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment has been rendered.

Sec. 13. This law, after legal publication, shall be submitted to the people of this state at the general election to be held in November, nineteen hundred twenty-two, and shall not take effect unless at such election it shall receive a majority of all votes cast for and against it. Separate ballots shall be provided for the electors which shall be in substantially the following form:
(Notice to voters-For an affirmative vote upon any question submitted upon this ballot, mark a cross mark in the square after the word "Yes". For a negative vote, make a similar mark in the square following the word "No.")
"Shall the following public measure, being an act of the Thirty-ninth General Assembly, be adopted and approved?''

(Here insert in full this law)
Section 14. This act shall take effect immediately upon its adoption and approval at such election.

Ray Yenter, Chairman.
Report adopted.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 8th day of March, 1921, sent to the governor for his approval, House File No. 400, a bill for an act to legalize the renewal of the corporate existence of the Mason City Building \& Loan Association of Mason City, Cerro Gordo county, Iowa, and to legalize the election of officers of said association, the acts of said officers and its board of directors, the issuing of stock, the making of loans and the purchase of securities by said association, and authorizing the secretary of state to renew the charter.

\begin{abstract}
Also :
House File No. 325, a bill for an act to repeal the law as it appears in chapter three hundred fifty-three (353), acts of the Thirty-eighth General Assembly (C. C. Sec. 432), relating to the election of presidential electors, registration of voters, and to provide that the right to vote for presidential electors shall not be abridged on account of sex. ,
\end{abstract}

Also :
House File No. 333, a bill for an act relating to the construction of bridges on a county line by the board of supervisors.

Also :-
House File No. 356, a bill for an act to amend section one (1) of chapter one hundred three (103), acts of the Thirty-eighth General Assembly (C. C. Sec. 3547), relating to compensation of city assessors in certain cities.

Also :
House File No. 345, a bill for an act to amend section one (1) of chapter one hundred eighty-two (182), acts of the Thirty-seventh General Assembly (C. C. 3740), relating to the erection of city halls and the issuance of bonds therefor.

\section*{Also :}

House File No. 337, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Secs. 2912 and 2914), relating to the construction, improvement and maintenance of highways, and providing for the use of the primary road fund in the elimination or improvement of railroad crossings and in the construction of culverts and bridges on the primary road system.

Also :
House File No. 423, a bill for an act to amend chapter two hundred two (202), acts of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to protection of prairie chicken.

\author{
W. H. Vance, Ohairman.
}

Report adopted.

\section*{CONSIDERATION OF BILLS}

Galendar No. 2, House File No. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven (694-c47), supplemental supplement to the code, 1915, and chapter 152, acts of the Thirty-seventh General Assembly, (C. C. 6888), relating to salaries of judges and officers of municipal courts, and to enact a substitute therefor, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Gilbert of Marshall the committee amendments, found on page 708 of the journal of February 24th were adopted.

Mr. Gilbert moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{lll} 
Allyn & Francis & McClune \\
Becker & Garber of Adair & McCulloch \\
Beeman & Garber of Floyd & McGhee \\
Benz & Gibson & Mayne \\
Blake & Gilbert & Miller \\
Bradley & Gilmore of Cedar & Morgan \\
Brady & Gilmore of Clay & Narey \\
Buffington & Graham & Nervig \\
Calhoun & Grimwood & O'Donnell \\
Carter & Gunderson & Olson \\
Children & Hanna & Orr \\
Clark & Harrison & Parrott \\
Colbert & Hauge & Parsons \\
Criswell & Healy & Peters \\
Dodd & Held & Peterson \\
Donhowe & Huff & Powers \\
Doolittle & Ingersoll & Ramsey \\
Edgington & Kime & Rankin \\
Edson & Knickerbocker & Rumley \\
Elliott & Lake & Sampson \\
Elson & Larson & Santee \\
Emery & Letts & Schirmer \\
Fackler & LeValley & Schulte \\
Forsling & & Long
\end{tabular}

Smith
Springer
Sterling
Stimson
Storey
Nays, 10

\author{
Aiken \\ \section*{Berry} \\ Gilbertson \\ McDonald
}

Weber
Westervelt
Year
Yenter
Mr. Speaker

\section*{Shores}

Wolfe

Ulstad Young

Aldrich
Anderson Gordon Justice
有

Moen
Ontjes
Scott of Appanoose
Scott of Fremont

Absent or not voting, 10
Lockin
Mills
Moorhead
Perkins

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

The House resumed consideration of Senate File No. 410, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossing at grade of steam and interurban railways and amending section two thousand thirty-three-e (2033-e), supplement to the code, 1913, (compiled code Sec. 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the code, 1913, (compiled code Sec. 5237).

Powers of Crawford moved that the House reconsider the vote by which Senate File No. 410 passed to its third reading.

Motion prevailed.
Powers of Crawford offered the following amendment and moved its adoption :

Amend Senate File No. 410 by striking out the words "the movements of trains at" appearing between lines one and two of section two.

Also by striking out the words "outside of cities and towns" appearing between lines two and three of section two.

Also by changing the "comma" following the word "state" in line three of section two and substituting therefor a "period".

Also by re-numbering section four to be section five and inserting the following as section four:
"This act shall not affect prior existing contracts between any such steam and interurban railroads as between themselves."

Amendment adopted.

Powers of Crawford moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 96
\begin{tabular}{lll} 
Allyn & Graham & Parsons \\
Anderson & Grimwood & Peters \\
Becker & Gunderson & Peterson \\
Beeman & Hanna & Powers \\
Benz & Harrison & Ramsey \\
Blake & Hauge & Rankin \\
Bradley & Healy & Rumley \\
Brady & Held & Sampson \\
Buffington & Huff & Santee \\
Calhoun & Ingersoll & Schirmer \\
Carter & Kime & Schulte \\
Children & Knickerbocker & Scott of Appanoose \\
Clark & Lake & Scott of Fremont \\
Colbert & Larson & Shores \\
Criswell & Letts & Slemmons \\
Dodd & LeValley & Smith \\
Donhowe & Long & Springer \\
Doolittle & McClune & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McDonald & Storey \\
Elliott & McGhee & Truax \\
Elson & Mayne & Ulstad \\
Emery & Morsling & Miller \\
Francis & Moen & Van Camp \\
Garber of Adair & Margan & Wance \\
Garber of & Floyd & Nervig \\
Gibson & O'Donnell & Weaver \\
Gilbert & Olson & Weber \\
Gilbertson & Gilmore of Cedar & Ontjes
\end{tabular}

Nays, None

Absent or not voting, 11
\begin{tabular}{lll} 
Aiken & Gordon & Moorhead \\
Aldrich & Justice & Perkins \\
Berry & Lockin & Young \\
Fackler & Mills & -
\end{tabular}

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

Calendar No. 3, House File No. 291, a bill for an act to amend section four hundred ninety-four (494) of chapter five (5) title four (4) of the supplement to the code, 1913, (C. C. section 3182, chapter 5 , title 12 ), relating to the duties of the county recorder, with report of committee without recommendation was taken up and considered.

Weaver of Polk offered the following amendment and moved its adoption:

Amend House File No. 291 as follows:
By inserting after the word "recorder" in line six (6) of section one (1) the words 'in counties having a population of 60,000 or less."

Amendment adopted.
Parsons of Calhoun offered the following amendment and moved its adoption :

Amend House File No. 291 by striking out the figures "1922" in line twenty-three (23) section one (1), and substituting in lieu thereof the figures " 1923 ".

Amendment adopted.
Olson of Clinton moved the previous question.
Motion prevailed.
Parsons of Calhoun moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 12
\begin{tabular}{lll} 
Berry & Ingersoll & Mayne \\
Dodd & Kime & Orr \\
Emery & Long & Parsons \\
Forsling & McGhee & Sterling
\end{tabular}

Nays, 83

Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Colbert
Criswell
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Fackler
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar

Gilmore of Clay
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Knickerbocker
Lake
Larson
Letts
LeValley
McClune
McCulloch
McDonald
Miller
Moen
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Peters
Peterson
Powers

Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young

Absent or not voting, 12

Aiken
Aldrich
Clark
Gordon

Graham
Justice Lockin Mills

Moorhead
Parrott
Perkins
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{HOUSE FILE RE-RWFERRED}

On request of Peters of Dallas, unanimous consent having been obtained, House File No. 468 was withdrawn from the committee on schools and text books and re-referred to the committee on judiciary.

\section*{HOUSE FILE WITHDRAWN}

On request of Weaver of Polk, unanimous consent having been obtained, House File No. 381 was withdrawn from the committee on municipal corporations and from further consideration by the House.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 7th, approved the following bills:

House File No. 383.
House File No. 480.
On motion of Peters of Dallas the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{HOUSE FILE WITHDRAWN}

On request of Santee of Black Hawk, unanimous consent having been obtained, House File No. 562 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speaker-Your committee on insurance to whom was referred House File No. 522, a bill for an act to amend section eighteen hundred thirty-nine-1 (1839-1), supplement to the code, 1913, as amended by chapters one hundred thirteen (113) and one hundred ninety-three (193), laws of the Thirty-seventh General Assembly (C. C. 5583), relating to the investment of funds of fraternal beneficiary societies and providing for the securities in which such societies may invest funds accumulated and held to fulfill the obligations of their 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 do pass.
H. B. Morgan, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on insurance to whom was referred House File No. 509, a bill for an act to amend section one thousand seven hundred fifty ( 1750 ) of the code, (C. C. Sec. 5735), defining who are agents of insurance companies and 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.

\author{
H. B. Morgan, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on insurance to whom was referred House File No. 394, a bill for an act to repeal section eighteen hundred five (1805) code, 1897, (C. C. 5531) and to enact a substitute therefor, relating to the exemption of life, health and accident insurance policies and the proceeds of life, health and accident insurance policies from execution and 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 amended as follows, and when so amended the bill do pass:

By inserting therein the following as paragraph \(G\) and the paragraph now designed as paragraph \(G\) to be made to read paragraph \(H\) :
"All money or proceeds coming from, or as payment due or paid as workmen's compensation under and by virtue of the workmen's compensation law shall be exempt from execution or attachment."
H. B. Morgan, Chairman.

Report adopted.

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Harrison of Pottamattamie offered the following resolution:

Be It Resolved by the House of the 39th General Assembly of Iowa, That the speaker of the House shall on or before March 14, 1921, appoint a sifting committee of seven members to which shall be referred all bills other than appropriation bills, and that beginning Monday morning, March 21, 1921, no bills shall be considered except appropriation bills and bills then upon the House calendar unless reported by said sifting committee. And no bills shall be reported or considered by the House that have been reported for indefinite postponement.

Laid over under rule 34 .

ASKS RETURN OF HOUSE FILE FROM SENATE -
Parrott of Carroll asked and obtained unanimous consent to request the return of House File No. 334 from the Senate.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled Housie File No. 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford county, Iowa.

Also :
House File No. 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns.

\begin{abstract}
Also :
House File No. 347, a bill for an act to amend section nine hundred thirty-two-e (932-e), supplement to the code, 1913, (C. C. Sec. 4093), relating to pension for disabled and retired firemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased fireman.
\end{abstract}

Also :
House File No. 348, a bill for an act to amend chapter twenty-three (23), acts of the Thirty-seventh General Assembly (C. C. Sec. 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman.
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford county, Iowa.

\section*{Also :}

Honse File No. 346, a bill for an act to amend section eight hundred 53
elghty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns.

Also :
House File No. 347, a bill for an act to amend section nine hundred thirty-two-e ( \(932-\mathrm{e}\) ), supplement to the code, 1913, (C. C. Sec. 4093), relating to pension for disabled and retired firemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased fireman.

Also :
House File No. 348, a bill for an act to amend chapter twenty-three (23), acts of the Thirty-seventh General Assembly (C. C. Sec. 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{AMENDMENTS FILED}

Santee of Black Hawk filed the following amendment:
Amend section two of the amendment to House File No. 403 by striking out the period at the end of the ninth line after the word "corporations" and inserting in lieu thereof a semicolon and adding thereto the following, "provided, further, that in counties having a population of sixty-five thousand \((65,000)\) or less the paid-up capital of such corporation may be fifty thousand dollars ( \(\$ 50,000\) )."

Criswell of Boone filed the following amendment:
Amend House File No. 486 by striking from section one (1) the last sentence beginning with the word "provided" in line eight (8).

Springer of Louisa filed the following substitute amendment:
Amend House File 475 by striking out all after the enacting clause and inserting in lieu thereof the following:
"Section 1. That section four (4), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2912) be.
and the same is hereby amended by inserting after the period following the word "provided" in line sixteen (16) of said section, the following:
"Primary road funds which are not part of the federal county co-operation road fund may be used for the purchase of land for widening, straightening, re-locating and otherwise altering the primary road system and for the payment of damages sustained by property owners by reason of alterations in the primary road system."

Sec. 2. This act being deemed of immediate importance shall be in force and take effect from and after its publication in the Des Moines Register and Des Moines Capital, newspapers published at Des Moines, Iowa."

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Children of Pottawattamie, House File No. 691, a bill for an act to amend section eighteen (18) of chapter two hundred and eighty-five (285) acts of the Thirty-eighth General Assembly (C. C. Sec. 3953) authorizing certain cities to issue bonds to defray the expenses of improvements to protect property within their limits from danger and damage from floods and high water by deepening, widening, straightening, altering, diverting, changing or otherwise improving water courses within their limits, and to provide for the levy of special assessments and other taxes to defray the expenses of such improvements and the issuance of bonds and certificates in anticipation of such tax and special assessments, by making the same applicable to special charter cities, cities under the city manager plan and cities of twent: thousand \((20,000)\) or more population.

Read first and second time and referred to committee on municipal corporations.

By Children of Pottawattamie, House File No. 692, a bill for an act to amend section eight hundred forty-f (840-f) of the supplement to the code, 1913 (C. C. 3909), relating to the aggregate tax assessible for all sewer funds by cities of the first class.

Read first and second time and referred to committee on municipal corporations.

By Kime of Webster, House File No. 693, a bill for an act to amend section seven hundred fifty-four-a (754-a) supplemental supplement to the code 1915 , (C. C. Sec. 3814) and granting certain cities the power to designate streets over which jitney busses may operate and providing for the filing of bonds by the owners or operatives thereof.

Read first and second time and referred to committee on public utilities.

By Calhoun of Van Buren, House File No. 694, a bill for an act to amend section two thousand five hundred eighty-three-L (2583-L) of the code supplement 1913 (C. C. 1404) relative to issuing of licenses to optometrists.

Read first and second time and referred to committee on public health.

By Calhoun of Van Buren, House File No. 695, a bill for an act to amend section thirty-eight (38) of chapter two hundred thirty-seven (237) of the Thirty-eighth General Assembly by striking out the provision relative to the grading of primary roads through towns.

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

By Van Camp of Muscatine, House File No. 696, a bill for an act to authorize boards of supervisors to charge inmates of the county jail for their maintenance provided such inmate is financially able.

Read first and second time and referred to committee on county and township organizations.

By Van Camp of Mustcatine, House File No. 697, a bill for an act to authorize township trustees to regulate pool halls, billiard halls and bowling alleys within unincorporated towns.

Read first and second time and referred to committee on police regulations.

By Smith of Clinton, House File No. 698, a bill for an act to provide for the registration of all marriages with the state
registrar of vital statistics and providing fees for the same, and providing penalties for violation thereof.

Read first and second time and referred to committee on public health.

By Olson of Clinton, House File No. 699, a bill for an act providing for an appropriation to pay certain ex-members of the Iowa state board of health, for ballances due for services rendered in the performance of their regular and prescribed duties.

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

By O'Donnell of Dubuque, House File No. 700, a bill for an act to provide for the levying of special assessments upon privately owned property for the payment of extensions of water mains by municipally owned water works, prescribing the course of procedure therefor, and authorizing a refund when connections are made therewith.

Read first and second time and referred to committee on municipal corporations.

By Ulstad of Wright, House File No. 701, a bill for an act requiring that locomotive engines be equipped with vestibule cabs.

Read first and second time and referred to committee on railroads and transportation.

By Ontjes of Grundy, House File No. 702, a bill for an act to amend section fourteen hundred fifty-nine (1459) of the code of 1897, (C. C. Sec. 4769), relating to the payment of funds to the state treasurer by county treasurers.

Read first and second time and referred to committee on county and township organizations.

By Olson, Fackler, Shores and Gunderson, House File No. 703, a bill for an act providing for the creation and support of a board of censors to examine and censor films and reels for moving pictures and views for steroptican; providing for fees for such examinations and for fines and penalties for violations of the law relative to such censorship.

Read first and second time and referred to committee on police regulations.

By Ingersoll of Tama, House File No. 704, a bill for an act to amend chapter two hundred sixty-eight (268), acts of the Thirtyseventh General Assembly, relative to the false drawing or uttering of checks.

Read first and second time and referred to committee on banks and banking.

By Gordon of Emmet, House File No. 705, a bill for an act to amend the acts of the Thirty-seventh General Assembly, chapter one hundred sixty-four, pertaining to pensions for the surrivors of the Northern Border Brigade.

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

By Becker of Clayton, House File No. 706, a bill for an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact.

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

By Healy of Hancock, and Calhoun of Van Buren, House File No, 707, a bill for an act to amend section twenty-six hundred and twenty-seven-g ( \(2627-\mathrm{g}\) ) of the supplement to the code of 1913 (compiled code section 2276), to provide for an architect for public school buildings.

Read first and second time and referred to committee on schools and textbooks.

By MeCulloch of Iowa, House File No. 708, a bill for an act to repeal chapter three hundred sixty-four (364), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2611 to 2618), relating to the standardization of rural schools and granting state aid and providing for an appropriation.

Read first and second time and referred to committee on schools and textbooks.

By Forsling of Woodbury, House File No. 709, a bill for an act to amend section two hundred fifty-four-a-four (254-a4) supplement to the code 1913, (C. C. Sec. 6492) relating to the management and control of cemeteries, and making additional provisions relating to the method of creation and control of trust funds for the care and upkeep of cemeteries or parts thereof.

Read first and second time and referred to committee on municipal corporations.
B. Frisling of Woodbury, House File No. 710, a bill for an act to \(]\) salce the actions of notaries public in certain cases.

IR ad first and second time and referred to committee on judiciary.

By Forsling of Woodbury, House File No. 711, a bill for an act providing a method for examination of a party to a proceeding in a court of record, or the person for whose immediate benefit such action is by prosecuted or defended, or any officer or agent of a corporation which is a party to an action, and providing a penalty for violations of the provisions of this act.

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

By Hauge of Polk, House File No. 712, a bill for an act to provide for a special assessment committee to determine for portion of benefits of special assessments in cities of the first class and cities acting under the commission plan of government, and repealing conflicting statutes.

Read first and second time and referred to committee on muncipal corporations.

By Buffington of Mills, House File No. 713, a bill for an act to provide for the examination of real estate titles by the attorney general of the state, the issuance of his certificate thereon, and to provide a fund to pay all losses sustained by reason of reliance on such certificates so issued.

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

By Forsling of Woodbury, House File No. 714, a bill for an act to amend section three hundred eighty (380), of the code, 1897, (C. C. Sec. 701), relating to notaries public, and making provisions permitting notaries public to act in counties other than the ones for which they are originally commissioned.

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

By Rumley of Decatur, House File No. 715, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s8 ( 1527 -s8) supplemental supplement to the code, 1915, (C. C. Sec. 2877), relating to the improvement of township highways, and to funds to fill in and grade over culverts and approaches to bridges.

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

By Rumley of Decatur, House File No. 716, a bill for an act to amend the law as it appears in section eleven hundred eightyfive (1185) supplement to the code, (C. C. Sec. 619), relating to bonds given by county treasurers.

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

By Rumley of Decatur, House File No. 717, a bill for an act to amend chapter one hundred forty-nine (149) of the Thirty-eighth General Assembly, (C. C. Sec. 2524), relating to consolidated schools.

Read first and second time and referred to committee on schools and textbooks.

By Criswell of Boone, House File No. 718, a bill for an act providing for state aid for school corporations in rural, consolidated, town, or township school corporations in which the state of Iowa owns real estate that is under the control of the board of control of state institutions.

Read first.and second time and referred to committee on schools and textbooks.

By Schulte of Worth, and Blake of Fayette, House File No. 719, a bill for an act to repeal section 1337 supplement to the code, 1913, as amended by section 2, chapter 416, acts of the 37 th General Assembly, (C. C. Sec. 4548 ) and section 1338 of the code, (C. C. Sec. 4553) and to enact substitutes therefor, relating to the assessment and taxation of railways and the duties of the executive council in connection therewith.

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

By Blake of Fayette, House File No. 720, a bill for an act to amend section twenty-eight hundred four-b (2804-b), supplement to the code, 1913, (C. C. 2628) relating to services for raising of flag at school houses.

Read first and second time and referred to committee on schools and textbooks.

By Healy of Hancock, by request, House File No. 721, a bill for an act to provide a guaranty fund for the protection of depositors in banks.

Read first and second time and referred to committee on banks and banking.

By Morgan of Jasper, House File No. 722, a bill for an act to amend section thirty-five (35), chapter two hundred thirty-seven (237), acts of the thirty-eighth General Assembly, (C. C. Sec. 2943), relating to the width of hard surfacing constructed on extensions of primary roads within towns.

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

By Stimson of Page, House File No. 723, a bill for an act to amend section fifteen hundred seventy (1570) of the code, (C. C. Sec. 3010), fixing the time of cutting hedges along public highways.

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

By Stimson of Page, House File No. 724, a bill for an act to amend section three hundred thirty-three (333) of the code, (C. C. Sec. 6990), relating to the exemption from liability to act as jurors.

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

By Moorhead of Scott, House File No. 725, a bill for an act to amend section ten hundred seventy-two (1072) supplement to the code, 1913, as amended by chapter fifty-six (56), acts of the 38th General Assembly, (C. C. Sec. 357), relative to election and terms of county officers.

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

By Parsons of Calhoun, House File No. 726, a bill for an act to amend section nineteen hundred eighty-nine-a twelve ( \(1889-\mathrm{al} 1\) ), supplemental supplement to the code, 1915 , as amended by chapters one hundred twenty-seven (127) and three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly (C. C. Sec. 4851), and to amend section nineteen hundred eighty-nine-a twenty-six (1989-a 26 ), supplement to the code, 1913, as amended by section five (5) of chapter three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly, section one (1) of chapter sixty-four (64) of the acts of the Thirty-eighth General Assembly, and section one (1) of chapter two hundred seventy-six (276) of the acts of the Thirty-eighth General Assembly, (C. C. Sec. 4874), relating to levees, ditches, drains and water courses, and authorizing separate assessments for laterals.

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

By Aldrich of Marion, House File No. 727, a bill for an act to create a department of agriculture for the state, defining its powers and duties, making provision for the expenses of its administration, and repealing all the provisions of existing law in conflict with the provisions of this act.

Read first and second time and referred to committee or agriculture.

By Morgan of Jasper, House File No. 728, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the state of Iowa, by placing the supervision of such organization and sale under the control of the Commissioner of Insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the Commissioner of Insurance.

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

By Allyn of Ringgold, House File No. 729, a bill for an act to amend sections ten hundred eighty-seven-a nineteen (1087-a19) ten hundred eighty-seven-a twenty-one (1087-a21) ten hundred eighty-seven-a twenty-two (1087-a22) ten hundred eighty-seven-a twentyfive (1087-a65), ten hundred eighty-seven-a twenty-six (1087-a26), ten hundred eighty-seven-a twenty-seven (1087-a27), of title six (6), chapter two-a (2-a), supplement to the code, 1913, (C. C. Sec. \(380,383,384,388,389,390\) ), relating to amount of percentive majority in primary elections.

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

By Garber of Floyd, by request, House File No. 730, a bill for an act amending section seven hundred fifty-eight-d, (758-d), supplemental supplement to the code, 1915, (C. C. Sec. 3784), relating to the issuance of bonds by cities of the first class and cities of the second class over five thousand (5000) population.

Read first and second time and referred to committee on municipal corporations.

By O'Donnell of Dubuque, House File No. 731, a bill for an act to repeal the law provided for in section one (1), chapter one hundred twelve (112), acts of the Thirty-eighth General Assembly, (C. C. 4041), relating to the consolidated tax levy by cities and towns and to enact a substitute in lieu thereof.

Read first and second time and referred to committee on municipal corporations.

By O'Donnell of Dubuque, House File No. 732, a bill for an act to amend section eight hundred eighty-seven (887), of the code, (C. C. Sec. 4030), by authorizing a special extra levy not exceeding two (2) mills for the years 1921 and 1922 for the general fund of all cities and towns, and permitting such cities and towns to include said speresl tax within the consolidated tax levy provided for by chapter one hundred twelve (112) of the acts of the Thirtyeighth General Assembly, (C. C. Sec. 4041).

Read first and second time and referred to committee on municipal corporations.

By Kime of Webster, House File No. 733, a bill for an act to repeal sections fifty-seven hundred eighteen-a thirteen (5718-a13), (C. C. Secs. 9528 and 9529), fifty-seven hundred eighteen-a fourteen (5718-a14), (C. C. Sec. 2242), fifty-seven hundred eighteen-a fifteen (5718-a15), (C. C. Sec. 2245), fifty-seven hundred eighteen. a sixteen (5718-a16), (C. C. Sec. 2243), fifty-seven hundred eight-een-a seventeen (5718-a17), (C. C. Sec. 2244), fifty-seven hundred eighteen-a eighteen (5718-a18), (C. C. Sec. 2247), fifty-seven hundred eighteen-a nineteen (5718-a19), (C. C. Sec. 2248), fifty-seven hundred eighteen-a twenty (5718-a20), (C. C. Sec. 2251), fifty-seven hundred eighteen-a twenty-one (5718-a21), (C. C. Sec. 2253), fifty-seven hundred eighteen-a twenty-two (5718-a22), (C. C. Sec. 2250 ), fifty-seven hundred eighteen-a twenty-three (5718-a23), (C. C. Sec. 2252), fifty-seven hundred eighteen-a twenty-four (5718, a24), (C. C. Sec. 2262), fifty-seven hundred eighteen-a twentyfive (5718-a25), (C. C. Sec. 2246), fifty-seven hundred eighteen-a twenty-six (5718-a26), (C. C. Sec. 2249), supplement to the code, 1913, relating to indeterminate sentences for crimes and parole board and its authorities and duties.

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

By Kime of Webster, House File No. 734, a bill for an act to amend section four hundred ten (410), supplemental supplement to the code, 1915, (C. C. Sec. 3115), relating to organization and election of supervisors, making a change in the requirements for submission to electors of proposition to change number of board of supervisors.

Read first and second time and referred to committee on county and township organizations.

By Criswell of Boone, House File No. 735, a bill for an act to amend section twenty-two hundred forty-seven (2247), of the supplement to the code of Iowa, 1913, (C. C. Sec. 1755), relating to the levy of an assessment for the support of the poor.

Read first and second time and referred to committee on public charities.

By Parsons of Calhoun, House File No. 736, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirtyeighth General Assembly, relating to the surfacing of roads belong. ing to the secondary road system within cities and towns.

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

By Forsling of Woodbury, House File No. 737, a bill for an act to regulate the practice of cosmetic therapy, and the treatment of persons for the removal of warts, moles or superfluous hair, by means of the electric needle, or electric currents, and the use of such instruments or treatments.

Read first and second time and referred to committee on public health.

By Wolfe of Kossuth, House File No. 738, a bill for an act to amend section nineteen hundred eighty-nine-a seven (1989-a7), supplement to the code, 1913, (C. C. Sec. 4842), providing for the division of drainage improvements into sections.

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

By Garber of Floyd, House File No. 739, a bill for an act to amend section four (4) of chapter two hundred forty-eight (248), laws of the Thirty-eighth General Assembly, (C. C. 1788), relating to the disposition of carcasses of dead animals.

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

By Calhoun of Van Buren, House File No. 740, a bill for an act to a mend section sixteen hundred twenty-four (1624) of the code (C. C. 5355) by adding a provision with reference to the secretaries of corporations furnishing certain information to the stockholders.

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

By Scott of Fremont, House File No. 741, a bill for an act to amend chapter two hundred sixty-eight (268) acts of the Thirtyseventh General Assembly (C. C. Sec. 8679) relating to the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be competent evidence in the prosecution therefor.

Read first and second time and referred to committee on banks and banking.

By Santee of Black Hawk, House File No. 742, a bill for an act to amend section three (3), chapter two hundred seventy-eight (278), acts of the Thirty-eighth General Assembly (C. C. See. 3178), relating to the power of the county treasurer to appoint a tax collector or an additional deputy in cities and counties herein designated.

Read first and second time and referred to committee on county and township organizations.

By Hauge of Polk, House File No. 743, a bill for an act to repeal section six hundred ninety-four-c-49 (694-c-49) supplemental supplement to the code, 1915, (C. C. Sec. 6890) relating to shorthand reporters, and enacting a substitute therefor.

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

By Hauge of Polk, by request, House File No. 744, a bill for an act to amend section two hundred fifty-four-a-30 (254-a-30) supplement to the code, 1913, (C. C. Sec. 2111) relating to the tax levy for the enforcement of the provision of chapter thirteen (13) title nine (IX) of the compiled code of Iowa for the care of neglected, dependent and delinquent children in countisi
having a population of one hundred twenty-five thousand (125,000 ) or more.

Read first and second time and referred to committee on public charities.

By Hauge of Polk, House File No. 745, a bill for an act to amend section twenty-four hundred seventy-seven-m9 (2477-m9), supplement to the code, 1913, (C. C. Sec. 816); also to further amend section twenty-four hundred seventy-seven-m9 (2477-m9), supplement to the code, 1913 (C. C. Sec. 816) ; also to further amend section twenty-four hundred seventy-seven-m9 (2477-m9), supplement to the code, 1913, (C. C. Sec. 816); and to amend section twenty-four hundred seventy-seven-m16 ( \(2477-\mathrm{ml}\) ), (C. C. Sec. 823) ; also to further amend section twenty-four hundred seventy-seven-m9 ( \(2477-\mathrm{m} 9\) ), supplement to the code, 1913, (C. C. Sec. 816) ; also to further amend section twenty-four hundred seventy-seven-m9 (2477-m9), supplement to the code, 1913, (C. C. Sec. 816) ; also to strike out section twenty-four hundred seventy-seven-m14 ( 2477 -m14), supplement to the code, 1913, (.C C. Sec. 821) and enact substitutes for same; also to amend section twenty-four hundred seventy-seven-m16 (2477-m16), supplement to the code, 1913, (C. C. Sec. 823) ; also to amend section twenty-four hundred seventy-seven-m26 ( \(2477-\mathrm{m} 26\) ), 'supplement to the code, 1913, (C. C. Sec. 835), relating to workmen's compensation.

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

By Rumley of Decatur, House File No. 746, a bill for an act to amend seetion twenty-seven hundred thirty-three-1a (2733-1a), supplemental supplement to the code, 1915, (C. C. Sec. 2578), relating to penalty for false statement regarding tuition of non-resident pupils attending schools outside home district.

Read first and second time and referred to committee on schools and textbooks.

By Truax of Guthrie, House File No. 747, a bill for an act to amend section ten hundred eighty-seven-a nineteen (1087-a 19), supplement to the code, 1913, (C. C. Sec. 380); section ten hunAred eighty-seven-a twenty-one (1087-a21), supplement to the
code, 1913, (C. C. Sec. 383) ; section ten hundred eighty-seven-a twenty-two, (1087-a22), supplement to the code, 1913, (C. C. Sec. 384 ) ; section ten hundred eighty-seven-a twenty-five, (1087a25), supplement to the code, 1913; (C. C. Sec. 388); section ten hundred eighty-seven-a twenty-six, (1087-a26), supplement to the code, 1913, (C. C. Sec. 389) ; section ten hundred eighty-seven-a twenty-seven, (1087-a27), supplement to the code, 1913, (C. C. Sec. 390), relating to nominations by primary elections.

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

By McDonald of Des Moines, House File No. 748, a bill for an act to amend section one thousand and fifty-six-a-seventeen-a ( \(1056-\mathrm{a}-17 \mathrm{a}\) ) supplement to the code, 1913 (C. C. Sec. 4215) relating to the effect of the reduction in population of cities organized or to be organized under the commission form of government.

Read first and second time and referred to committee on municipal corporations.

By Truax of Guthrie, House File No. 749, a bill for an act to amend section twenty-seven hundred eighty-eight (2788) of the code, 1897 (C. C. Sec. 2619) relating to the qualifications of teachers.

Read first and second time and referred to committee on schools and textbooks.

By Garber of Adair, House File No. 750, a bill for an act to repeal section thirty-three hundred sixty-two (3362), of chapter four (4), title seventeen (XVII), of the code, relating to the descent and distribution of intestate's property, and to enact a substitute therefor.

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

By Garber of Adair, House File No. 751, a bill for an act to amend subdivision two (2) of section eight hundred ninety-four (894), supplement to the code, 1915, relating to the tax for the improvement fund in cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Mills of Harrison, House File No. 752, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9) supplement to the code, 1913, as amended by section one (1) of chapter two hundred sixty-four (264) of the acts of the Thirtyseventh (37th) General Assembly (C. C. Sec. 4844) relating to levees, ditches, drains, and water courses, and providing for approval or rejection by the board of supervisors within thirty (30) days after certification by the engineer.

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

By Santee of Black Hawk, House File No. 753, a bill for an act forbidding the use of public highways by power driven passenger, freight or express vehicles operated for hire without a license; fixing the license fee; appropriating such fees for highway improvement; and giving power and authority to the board of railroad commissioners to make rules for the safe operation of the same.

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

By Moorhead of Scott, House File No. 754, a bill for an act to amend section eight (8), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. section 2916) to extend the special assessment districts to include all lands accessible to and within a distance of two miles by nearest highway to the improvement.

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

By Santee of Black Hawk, House File No. 755, a bill for an act to amend section thirty-five (35), chapter two hundred seventyfive (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3078 ), and section forty-five (45), chapter two hundred thirtyseven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2953), relating to the maintenance funds of the state highway commission and of the motor vehicle department and to
provide for the purchase of ground and the erection of sheds for storing equipment allotted to this state by the federal government.

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

By Gilmore of Clay, House File No. 756, a bill for an act to amend section nineteen hundred eighty-nine-a-twelve (1989-a12), supplemental supplement to the code, 1915, as amended by chapters one hundred twenty-seven (127) and three hundred fortyfour (344) of the acts of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 4851), relating to the assessment and apportionment of costs and damages for drainage improvements.

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

By Gilmore of Clay, House File No. 757, a bill for an act to amend section nineteen hundred eighty-nine-a seven (1989-a7), supplement to the code, 1913 (C. C. Sec. 4842), providing for the division of drainage improvements into sections.

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

By Parsons of Calhoun, House File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun county, Iowa.

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

By Ontjes of Grundy, House File No. 759, a bill for an act relating to the duties of county engineers relative to primary and secondary road systems.

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

By Weaver of Polk, House File No. 760, a bill for an act to amend section two (2), chapter four hundred five (405), laws of
the Thirty-seventh General Assembly (C. C. 2094), relating to the selection of probation officers in juvenile courts.

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

By Westervelt of Greene, House File No. 761, a bill for an act to legalize an election held in the consolidated school district of Dana formed in the counties of Greene and Boone in the state of Iowa, such election being held for the purpose of establishing a consolidated independent school district.

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

By Doolittle of Delaware, House File No. 762, a bill for an act to legalize the organization of the consolidated independent school district of Masonville, said district being situated partly in Buchanan county and partly in Delaware county.

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

By Wolfe of Kussuth, House File No. 763, a bill for an act to provide for the investment of funds by state banks and trust companies.

Read first and second time and referred to committee on banks and banking.

By Elliott of Scott, House File No. 764, a bill for an act to amend chapter two hundred seventy-eight (278) acts of the Thirty-eighth General Assembly relating to the appointment and compensation of deputy county officers.

Read first and second time and referred to committee on compensation of public officers.

By Elliott of Scott, House File No. 765, a bill for an act to amend section five (5) of chapter two hundred sixty-seven (267) acts of the Thirty-seventh General Assembly relating to the number of jurors drawn by the jury commission.

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

By Vance of Madison, by request, House File No. 766, a bill for an act relating to insurance, amending section one thousand seven hundred eighty-three-d (1783-d) supplement to the code 1913, as amended by section eight (8), chapter three hundred fortyeight (348), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5495).

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

By Hauge of Polk, House File No. 767, a bill for an act making an appropriation to assist in defraying the expenses of the proposed national encampment of the Grand Army of the Republic to be held at Des Moines, Iowa.

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

By Beeman of Allamakee, House File No. 768, a bill for an act authorizing state highway commission to expend portion primary road fund in construction of interstate bridges upon trunk line interstate roads; to enter into certain contracts and perform all acts necessary thereto, and authorizing elections to create assessment districts for assessment of special benefits to real estate.

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

By Doolittle of Delaware, House File No. 769, a bill for an act to amend section seventeen hundred twenty-seven (1727) of the code, C. C. Sec. 5642), relating to forfeiture of insurance policies.

Read first and second time and referred to cpmmittee on insurance.

By Santee of Black Hawk, House File No. 770, a bill for an act to repeal section twenty-five hundred fourteen-h1 (2514-h1), (C. C. Sec. 1069) and section twenty-five hundred fourteen-h4 (2514-h4) (C. C. Sec. 1072), in section one (1), chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly, and to enact substitutes therefor; to amend section twenty-five hundred fourteen-m1 (2514-m1), (C. C. Sec. 1077), in section two (2),
chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly, and section twenty-five hundred fourteen-t (2514-t), (C. C. Sec. 1090), in section five (5), chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly; and to repeal section twenty-five hundred fourteen-m7 ( \(2514-\mathrm{m} 7\) ) (C. C. Sec. 1083), in section two (2), chapter one hundred eightytwo (182), acts of the thirty-eighth General Assembly; relating to hotel inspection and providing for the licensing thereof.

Read first and second time and referred to committee on dairy and food.

By Slemmons of Buchanan, House File No. 771, a bill for an act to amend section four hundred three (403), supplement to the code, 1913, (C. C. Sec. 3261), relating to county bonds.

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

By McDonald of Des Moines, House File No. 772, a bill for an act relating to the making, reconstruction and repair of pavements, gravelling and macadamizing in cities, between the rails of railway and street railway track or tracks and a foot outside thereof, and the reconstruction of such track or tracks and providing a means whereby the city may, upon default of the owner, do such work, pay for the same and re-emburse its treasury for such ex. pense by special assessment.

Read first and second time and referred to committee on public utilities.

By Hanna of Benton, House File No. 773, a bill for an act to amend section one (1), chapter four hundred seventeen (417) of the acts of the Thirty-seventh (37th) General Assembly (C. C. Sec. 3010 ), relating to hedges and windbreaks along highways.

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

By Sampson of Audubon, by request, House File No. 774, a bill for an act to amend section sixteen hundred eleven (1611), supplemental supplement to the code, 1915, (C.C. 5331), relating to the limitation of indebtedness of corporations.

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

By Bradley of Poweshiek, House File No. 775, a bill for an act to amend section thirty-four hundred twenty-two (3422), of the code, (C. C. Sec. 7949), relating to notice of application for the discharge of executors, administrators, guardians or trustees.

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

By Bradley of Poweshiek, House File No. 776, a bill for an act to repeal section twenty-six hundred thirty-four-h2 (2634-h2), supplement to the code, 1913, relating to the lapse of teachers life certificates.

Read first and second time and referred to committee on schools and textbooks.

By Bradley of Poweshiek, House File No. 777, a bill for an act to amend section one (1), chapter fifty-nine (59), acts of the Thirtyseventh General Assembly, (C. C. Sec. 7016), relating to the compensation of jurors in courts of record.

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

By Donhowe of Story, House File No. 778, a bill for an act requiring manufacturing establishments and work shops of this state to be adequately lighted during all working hours.

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

By Gilmore of Cedar, House File No. 779, a bill for an act to prevent injury to property by tenants, supplemental to chapter two (2), title twenty-one (21) of the code.

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

By Gilmore of Cedar, House File No. 780, a bill for an act to prevent the disposition of cases on mere technicalities, supplemental to chapter two, (2), title twenty (20) of the code.

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

By Harrison of Pottawattamie, House File 781, a bill for an act to paragraph eighteen of section four hundred twenty-two (422), supplemental supplement to the code, 1915, as amended by chapter thirty-three (33), section one (1), laws of the Thirty-seventh General Assembly, (C. C. Sec. 3130), relating to the duty of the board of supervisors in respect to the repair of county bridges.

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

By Harrison of Pottawattamie, House File No. 782, a bill for an act to amend section seven hundred fifty-three (753) of the code, (C. C. Sec. 3810), relating to the duty of cities in the matter of supervision and repair of streets and public places.

Read first and second time and referred to committee on municipal corporations.

By Harrison of Pottawattamie, House File No. 783, a bill for an act to repeal chapter two hundred thirty-four (234), acts of the Thirty-eighth (38th) General Assembly, and House File No. two hundred ninety-seven (297), acts of the thirty-ninth (39th) General Assembly, and to enact a substitute therefor relating to contracts and. maintenance bonds for street and sewer improvements.

Read first and second time and referred to committee on municipal corporations.

By Rankin of Lee, by request, House File No. 784, a bill for an act to regulate and license the sale of cigarettes, cigarette wrap. pers, cigarette materials, cigars and tobacco, and to prohibit the sale of giving away of cigarettes, cigarette wrappers, cigarette materials, cigars and tobacco to persons under the age of eighteen years, and to provide punishment for a violation thereof, and to repeal sections five thousand five ( 5005 ), five thousand six (5006), and five thousand seven (5007), of the code, (compiled code sec-tion-_ par.-), five thousand seven-a (5007-a), five thousand seven-b ( \(5007-\mathrm{b}\) ), five thousand seven-c ( \(5007-\mathrm{c}\) ), and five thousand seven-d (5007-d), supplement to the code, 1913, (compiled code
sec._ par._), and all acts and parts of acts in conflict with this act.

Read first and second time and referred to committee on police regulations.

By Clark of Linn, House File No. 785, a bill for an act to amend section three (3), chapter two hundred eleven (211), acts of the Thirty-eighth General Assembly, (C. C. Sec. 7020), relating to the duties of jury commissioners.

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

By Clark of Linn, House File No. 786, a bill for an act to provide a remedy and procedure in cases where a will has been admitted to probate in a state other than Iowa, and it is claimed that the alleged testator was domiciled in and a citizen and resident of this state at the time of his decease.

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

By Clark of Linn, House File No. 787, a bill for an act to amend sèction one hundred ninety-nine (199) of the code, (C. C. Sec. 8470) relating to the filing of opinions by justices of the supreme court.

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

By Carter of Hardin, House File No. 788, a bill for an act prohibiting state officials, judges, members of the General Assembly and officials of state institutions from becoming interested in any promotion scheme, or from permitting the use of their names in connection therewith, or from aiding in the sale of the stocks, bonds or securities of firms, associations or corporations; prohibiting the use of state stationery in connection with promotion schemes or in the sale of securities; providing a penalty for the violation thereof.

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

By Carter of Hardin, House File No. 789, a bill for an act prohibiting any state official, judge of any court of record, member
of the General Assembly or officer of any state institution of Iowa from appearing before any state officer, department or legislative committee in the interst of any person, firm, company or corporation, for which service he is compensated; and providing a penalty for the violation thereof.

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

By Carter of Hardin, House File No. 790, a bill for an act to legalize the organization of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, Iowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars ( \(\$ 80,000.00\) ) bonds of said district authorized at an election held February first, 1921.

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

By Peterson of Henry, by request, House File No. 791, a bill for an act amending section seven hundred twenty-five (725) of the supplement to the code, 1913, (C. C. Sec. 3973), relating to the regulation of rates and service.

Read first and second time and referred to committee on public utilities.

By Aldrich of Marion, House File No. 792, a bill for an act to repeal the law as it appears in chapter eleven (11), title twelve (XII), supplemental supplement to the code, 1915, (C. C. Chap. 7, title V), providing for the sale or use of gasoline, gasoline substitutes, benzine and naphtha and providing for the penalties for violation thereof.

Read first and second time and referred to committee on motor vehicles.

By Miller of Lucas, by request, House File No. 793, a bill for an act defining any building, erection, place, or vehicle, in which the laws of Iowa, or any of them, are repeatedly violated, to be a nuisance, and providing for their restraint by injunction, and the abatement of the same by a court order, and providing for enjoining the person maintaining such a nuisance, and providing
penalties for the violations (ff such order or injunction and abatement.

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

By Weaver of Polk, House File No. 794, a bill for an act to amend section ninety-two (92), chapter one hundred twentythree (123), acts of the Thirty-eighth General Assembly (C. C. 4197), relating to housing of the people in cities of the first class and special charter cities and cities under commission form of government.

Read first and second time and referred to committee on municipal corporations.

By Huff of Cass, House File No. 795, a bill for an act to amend paragraphs one (1) and four (4) of section ten (10), chapt 4 r two hundred seventr-five (275), acts of the Thirty-eighth General Assembly relating to license fees of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Garber of Adair, House File No. 796, a bill for an act limting actions questioning the legal organization of all school districts after the exercise of the franchises and privileges of the district for a certain term and to declare when school districts shall be deemed organized and to have commenced the exercise of its franchises and priveleges.

Read first and second time and referred to committee on schools and textbooks.

By Sterling of Hamilton, House File No. 797, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-nine (1989-a29) of the supplement to the code, 1913, (C. C. Sec. 4877), relating to the establishment of drains through two or more counties.

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

By Doolittle of Delaware, House File No. 798, a bill for an act relating to the capital stock of insurance companies amending section one thousand seven hundred ten (1710) supplement to the code 1913, as amended by section five (5) chapter four hundred twenty-eight (428), laws of the Thirty-seventh (37th) General Assembly and as amended by section three (3), chapter three hundred forty-eight (348) laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5628) ; and amending section one thousand seven hundred twenty-one (1721) supplemental supplement to the code, 1915, as amended by section eighteen (18) chapter four hundred twenty-nine (429) laws of the Thirty-seventh (37th) General Assembly, as amended by section one (1) chapter three hundred forty-six (346) laws of the Thirty-eighth (38th) General Assembly (C. C. Sec. 5637); and amending sections one thousand seven hundred sixty-nine (1769) of the code (C. C. Sec. 5478 ); and repealing section one thousand seven hundred seventy-one (1771), supplement to the code 1913 (C. C. 5480); and amending section one thousand seven hundred eighty-three-e, ( 1783 -e) supplement to the code 1913 (C. C. 5496) ; and repealing section one thousand seven hundred eighty-three-f (1783-f) supplement to the code 1913, (C. C. 5498).

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

By O'Domell of Dubuque, House File No. 799, a bill for an act to amend section eleven hundred thirty-seven-j (1137-j) supplemental supplement to the code, 1915; (C. C. section 529) relating to the counting of absent voters' ballots in precincts using voting machines.

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

By Rankin of Lee, House File No. 800, a bill for an act to amend the law as the same appears in chapter 207 acts of the Thirty-eighth General.Assembly (C. C. 2189) relating to hours of service of employes of reformatory and penitentiary.

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

By Rankin of Lee, by request, House File No. 801, a bill for an
act to amend the law as the same appears in section 4600-a supplement to the code, 1913, (C. C. 6837) relating to fees and compensation of justices of the peace.

Read first and second time and referred to committee on compensation of public officers.

By Ontjes of Grundy, House File No. 802, a bill for an act to forbid catching fish from any boat other than one propelled by oar or paddle, and to amend section twenty-five hundred for-ty-two (2542) of the code (C. C. 1110).

Read first and second time and referred to committee on fish and game.

By Fackler of Adams, House File No. 803, a bill for an act to provide for a thresher's lien.

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

By Young of Davis, by request, House File No. 804, a bill for an act to amend section one, chapter thirty-six (36) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 1658), relating to organization of farm improvement associations.

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

By Moen of Lyon, House File No. 805, a bill for an act defining the keeping for sale or gift of cigarettes or cigarette wrappers or the selling, giving, procuring for and \({ }^{-}\)delivering cigarettes and cigarette wrappers to minors to be bootlegging, and providing for enjoining such persons and providing penalties for the violation of such injunctions as contempt of court, etc.

Read first and second time and referred to committee on police regulations.

By Graham of Wapello, House File No. 806, a bill for an act to repeal section twenty-four hundred seventy-seven-m (2477m), supplement to the code of Iowa, 1913, as amended by chapter four hundred eighteen (418), acts of the Thirty-seventh General Assembly, (C. C. Sec. 807), relating to employers liability
and workmen's compensation, and to enact a substitute therefor.
Read first and second time and referred to committee on insurance.

By Schulte of Worth, House File No. 807, a bill for an act to amend section eighteen hundred fifty (1850) supplement to the code, 1913, as amended by chapter three hundred sixty-four (364) acts of the Thirty-seventh General Assembly (C. C. 5776), and to provide for the the investment of funds of savings banks.

Read first and second time and referred to committee on banks and banking.

By Lake of Woodbury, House File No. 808, a bill for an act to amend section thirteen hundred thirty-six (1336) of the code of 1897 (C. C. 4546) relating to the assessment of railroad companies, and to prescribe matter that shall be taken into consideration in valuation of railroad property by the executive council.

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

By Lake of Woodbury, House File No. 809, a bill for an act to impose an occupation tax upon common carriers doing business within this state.

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

By Lake of Woodbury, House File No. 810, a bill for an act to amend section four hundred sixty-eight (468) of the code, 1897 (C. C. Sec. 3131) relating to offices and supplies for county officers.

Read first and second time and referred to committee on county and township organizations.

By Anderson of Winnebago, House File No. 811, a bill for an act to repeal section fifteen hundred twenty-seven-s (1527-s) supplemental supplement to the code, 1915 , (C. C. Sec. 2858), and section fifteen hundred twenty-seven-s1 (1527-s1) supplemental supplement to the code, 1915, as amended by section one (1) of chap-
ter three hundred sixty-one (361), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2859), and to enact substitutes therefor, relating to the election, qualifications and compensation of the state highway commission.

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

By Mills of Harrison, House File No. 812, a bill for an act to provide for the raising of revenue for the state and for counties, cities, towns, and all other political subdivisions by taxation of property ; providing for the levying of taxes and the assessment thereof upon property and the equalization of the assessed value of property subject to taxation; creating a state tax commission and defining its powers and duties; creating the office of county assessor and defining his duties; making provision for an appropriation to cover the expenses in the admipistration of this act; repealing the provisions of sections one thousand three hundred and seven (1307) to section one thousand three hundred and twenty (1320), both inclusive, one thousand three hundred and twenty-three (1323) to one thousand three hundred and twenty-seven (1327), both inclusive, one thousand three hundred and thirty-two (1332) to one thousand three humdred and fortyseven (1347), both inclusive, one thousand three hundred and fifty ( 1350 ) to one thousand three hundred and fifty-nine (1359), both inclusive, one thousand three hundred and sixty-two (1362), one thousand three hundred and sixty-four (1364), one thousand three hundred and sixty-five (1365), one thousand three hundred and sixty-seven (1367) to one thousand three hundred and seventy (1370) both inclusive, one thousand three hundred and seventr-five (1375) to one thousand three hmored and seven-tr-seren (1377), both inclusive, one thousand three hundred and seventy-nine (1379), one thousand three hundred and eightyone (1381), one thousand three hundred and eighty-four (1384), and one thousand three hundred and eighty-six (1386) to one thousand three hundred and eighty-eight (1388), both inclusive, of the code, eighteen ninety-seven (1897) as the same are amended by the acts of the Thirty-third and Thirty-fourth General Assembly; and also sections one thousand three hundred and three (1303), one thousand three hundred and four (1304), one thousand three hundred and four-A (1304-A), one thousand three humdred and five (1305), one thousand three hundred and five-A
(1305-A), one thousand three hundred and six-B (1306-B) to one thousand three hundred and six-F ( \(1306-F\) ). both inclusive, one thousand three hundred and twenty-one (1321), one thousand three hundred and twenty-eight (1328) to one thousand three hundred and thirty-I (1330-I), both inclusive, one thouand three hundred and thirty-one-A (1331-A), one thousand three hundred and thirty-three (1333) to one thousand three hundred and thirty-three-D (1333-D), both inclusive.

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

By Gilbert of Marshall, House File No. 813, a bill for an act amending section one thousand five hundred sixty-five-c (1565-c) of the code supplement of 1913 , (C. C. 3003) relating to the destruction of noxious weeds, by providing the notice to be given property owners in cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Stimson of Page, House File No. 814, a bill for an act relating to nuisances and providing for the abatement thereof.
lead first and second time and referred to committee on judiciary.

By McGhee of Cerro Gordo, House File No. 815, a bill for an act to amend section one (1) of chapter eighty-nine (89), acts of the Thirty-seventh General Assembly, (C. C. Sec. 1637), relative to purchasing real estate and levying taxes for county or district fair purposes.

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

By McGhee of Cerro Gordo. House File No. 816, a bill for an act to amend section one (1) of chapter three hundred twelve (312), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3669), rela. tive to the population of cities that have power to levy additional tax for park purposes.

Read first and second time and referred to committee on municipal corporations.

By Parrott of Carroll, House File No. 817, a bill for an act to repeal the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), twenty-nine hundred sixty-three-1 (2963-1) and twenty-nine hundred sixty-three-a1 (2963-a1), supplemental supplement to the code, 1915, as amended by chapter three hundred eighty-eight (388), acts of the 37th General Assembly, (C. C. 6551,6559 ), and to enact substitutes in lieu thereof legalizing conveyances by foreign administrators, trustees, guardians or commissioners filed for record prior to January first, nineteen hundred fifteen, and making provision that this act shall not affect pending litigation.

Read first and second time and by unanimous consent passed on file.

By Fackler of Adams, House File No. 818, a bill for an act fixing the par value of shares of stock issued by corporations incorporated under the laws of the state of Iowa and regulating the kind of stock that may be sold.

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

By Francis of Taylor and Clark of Linn, House File No. 819, a bill for an act to amend the law as it appears in section thirteen hundred twenty-eight (1328), supplement to the code, 1913, (C. C. Sec. 4523), relating to the tax against telephone companies.

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

By Clark of Linn, House File No. 820, a bill for an act amending the law conferring upon cities and towns the authority to adopt a budget system.

Read first and second time and referred to committee on municipal corporations.

By Sampson of Audubon, House File No. 821, a bill for an act to amend the law as it appears in section twenty-seven hundred
thirty-four-p, (2734-p), supplement to the code, 1913, (C. C. 2493), relating to qualifications of applicants for teachers' certificates.

Read first and second time and referred to committee on schools and textbooks.

By Hauge of Polk, House File No. 822, a bill for an act to amend section eleven hundred thirty-seven-a-eleven (1137-a-11) supplement to the code, 1913, (C. C. Sec. 505) relating to the construction of voting machines.

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

On motion of Anderson of Winnabago the House adjourned until 9:30 a. m. Wednesday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, March \(9,1921\).

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

Prayer was offered by the Rev. E. W. McDade, pastor of Wesley M. E. church, Des Moines.

Journal of March 8th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Ramsey of Butler leave of absence was granted Parrot of Carroll for the day.

\section*{PETITIONS}

Gilbertson of Winneshiek presented a petition from citizens of Decorah relative to Senate File No. 305.

Referred to committe on county and township organizations.

Carter of Hardin presented a petition from real estate dealers of Hardin county relative to establishment of a real estate license board.

Referred to committee on municipal corporations.
Aldrich of Marion presented a petition from mine workers of Pershing relative to industrial court bill.

Referred to committee on judiciary.

Santee of Black Hawk presented a petition from citizens of Black Hawk county relative to House File No. 573.

Referred to committee on schools and textbooks.

Calhoun of Van Buren presented a petition from chapter P. E. O. of Keosauqua relative to adoption of official state flag.

Referred to committee on military.
Garber of Floyd presented a petition from attorneys of Floyd county relative to salaries of district judges.

Referred to committee on judiciary.
Lake of Woodbury presented a petition from attorneys of fourth judicial district relative to additional judges.

Referred to committee on judiciary.
Garber of Floyd presented a petition from citizens of Floyd county, relative to public utilities commission.

Referred to committee on public atilities.
Carter of Hardin presented a petition from citizens of Ackley relative to Senate File No. 554.

Referred to committee on judiciary.
Blake of Fayette presented two petitions from citizens of West Union and Oelwein relative to maximum hour law.

Referred to committee on labor.
Donhowe of Story presented a petition from Circuit Luther League of Story City relative to anti-cigarette law.

Referred to committee on police regulations.

\section*{HOUSE FILES WंITHDRAWN}

On request of Calhoun of Van Buren, unanimous consent having been obtained, House File No. 540 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Healy of Hancock, unanimous consent having been obtained, House File No. 721 was withdrawn from the committee on banks and banking and from further consideration by the House.

On request of Sterling of Hamilton, unanimous consent having been obtained, House File No. 456 was withdrawn from the committee on municipal corporations and from further consideration by the House.

\section*{TIME FOR SPECIAL ORDER CHANGED}

Calhoun of Van Buren moved that the time for special order No. 2, House File No. 307, be changed from 10:00 o'clock a. m. March 10th to \(9: 30\) o'clock a. m. March 15th.

Motion prevailed.

SPECIAL ORDERS MADE
On request of Graham of Wapello, unanimous consent having been obtained, Calendar No. 25, House File No. 492 was made a special order for March 10th at 9:30 o'clock a. m.

On request of Yenter of Johnson, unanimous consent having been obtained, Calendar No. 31, House File No. 401 was made a special order for March 12th, at \(9: 30\) o'clock a. m.

On request of Springer of Louisa, unanimous consent having been obtained, Calendar No. 38, Senate File No. 298 was made a special order for March 15th at 11:00 o'clock a. m.

PRINTING OF HOUSE FILE NO. 619
Sampson of Audubon moved that five hundred extra copies of House File No. 619 be ordered printed.

Motion prevailed and it was so ordered.

\section*{REPORTS OF COMMITTEES}

Weaver of Polk, 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. 566, a bill for an act providing for the exemption of certain property from general 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.
J. B. Weaver, Chairman.

Report adopted and House File No. 566 was indefinitely postponed.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 496, a bill for an act to amend chapter one hundred thirty-one (131), laws of the Thirty-seventh General Assembly, as amended by chapter one hundred forty-eight (148), and chapter one hundred fifty-nine (159), laws of the Thirty-eighth General Assembly (C. C. Sec. 3630) relating to tax for fire 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, and when so amended the bill do pass:

By striking out the word "ten" in the last line of said bill, and inserting in lieu thereof the word "nine" and when so amended that the bill do pass.
a. O. Hauge, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 417, a bill for an act to repeal section seven hundred sixty-nine (769) of the code, (C. C. Sec. 5817) and to enact a substitute therefor relating to regulation of railroads within 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 be amended as follows, and when so amended the bill do pass:

Amend section one (1) of House File No. 417 by adding after the word "towns" in line ten (10), the following: "subject to the approval of the railroad commission."

\author{
A. O. Hayge, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 518, a bill for an act to amend chapter three hundred twelve (312), laws of the Thirty-eighth General Assembly, (C. C. Secs. 3668 and 3671 ) relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquisitions of real estate and the permanent improvement thereof, and legalizing the issuance of certain certificates or bonds issued thereunder, beg leave to report
they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. O. Hauge, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 490, a bill for an act to amend sections 742, 742-al 744, 745, and 747-b, supplement to the code, 1913, (C. C. Secs. 3981, 3982, 3984, 3985, and 3988) relating to the levying of a tax for the purchase and construction of water works in cities of a certain 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 do pass.

\section*{A. O. Hauge, Chairman.}

Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report.

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 436, a bill for an act to license and regulate the business of making loans in sums of three hundred dollars ( \(\$ 300\) ) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to repeal the law as it appears in section three thousand forty-one-a (3041-a) supplemental supplement to the code, 1915, (C. C. Sec. 5893), beg leave to report they have had 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, and when so amended the bill do pass:
1. Amend section fifteen (15) by inserting after the word "nor" in the fifth (5th) line thereof, the words "shall he take."
2. Amend section fifteen (15) by inserting after the word "attorney" in line two (2) thereof, the words "in relation to any such loan".
3. Amend section sixteen (16) by inserting after the word "signed" in the eighth ( 8 th) line thereof the words "and acknowledged" and by inserting after the word "signed" in the tenth line thereof, the words "and acknowledged".
4. Amend section sixteen (16) by striking out the word "provided" th ene tenth line thereof, and changing the semi-colon (;) after the
word "wife" in the tenth line thereof, to a period (.), and striking out all of lines eleven (11), twelve (12), thirteen (13) and fourteen (14) thereof.
5. Amend section sixteen (16) by striking out the words "equal to" in line eighteen (18) of said section, and inserting in lieu thereof the words "not exceeding".
6. Amend section nineteen (19) by inserting after the word "any" in the first line thereof, the words "existing private bank or bankers doing a general banking business, or to any".
7. Amend section nineteen (19) by changing the period (.) at the end of said section to a semi-colon (;), and by adding thereto the following: "nor shall it apply to any domestic corporation entitled to the benefits of chapter one hundred fifty-one (151), acts of the Thirty-eighth General Assembly (C. C. Sec. 4506, 4507, 4508).
8. Strike out all of section twenty (20) and insert in lieu thereof the following:
"Section 20. That section thirty hundred forty-one-a (3041-a) supplemental supplement to the code. 1915, (C. C. Sec. 5893) be, and the same is hereby amended by inserting therein after the word "money" in the fifth (5) line thereof, the following words: "in the sum or amount of more than three hundred dollars ( \(\$ 300\) );". And that said section thirty hundred forty-one-a (3041-a) be further amended by striking out all of said section after the period following the word "law" in line eleven."
9. Amend the bill by adding as section twenty-one (21) the following:
"Section 21. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed."

\section*{AMENDMENT TO TITLE}

Amend the title by striking out the word "repeal" in the eighth (8th) line of said title, and inserting in lieu thereof the word "amend".
C. F. Clark Chairman.

Report adopted.

\section*{CONCURRENT RESOLUTION}

Van Camp of Muscatine offered the following concurrent resolution :

Concurrent resolution relating to adjournment sine die of the Thirtyninth General Assembly and recommending a date for an extra session of the General Assembly to be called by the governor.

Be It Resolved by the House, the Senate concurring, That the Thirtyninth General Assembly adjourn sine die, at 12:00 M., Friday, April first, 1921.

Be It Further Resolved by the House, the Senate concurring, That the Governor be advised that it is the sense of the Thirty-ninth General Assembly that the governor call the General Assembly in extra session at the State House in Des Moines, Iowa, on Monday, November twentyeighth, 1921, for the purpose of revising the statutes of Iowa and for such other matters as may lawfully come before it.

Laid over under rule 34.

\section*{CONCURRENT RESOLUTION}

Edson of Buena Vista offered the following concurrent resolution:
(1) Whereas it is at this time, on the reconvening of the Legislature after the March first recess, apparent that a special session of the Legislature will be necessary for the work of code revision.
(2) And whereas the great magnitude of the work of the Legislature in revising the code is now apparent to the members of both Houses of the Assembly,' including within its scope approximately ten thousand \((10,000)\) sections of law in the compiled code, and the two hundred and fifty-three (253) code commission bills in addition to such bills as will be offered by members on the floor at the special session.
(3) And whereas the work of the special session can be materially hastened by providing for the organization of the work in advance.
(4) And whereas it is the desire of the members of this Assembly that the work of the special session be completed as soon as possible.

Therffore, be it Resolved by the members of the House the Senate concurring:
(1) That it is necessary and advisable that a special session of the Legislature for the purpose of revising and codifying all laws of the state be called by the Governor as soon as possible after the adjournment of the Thirty-ninth General Assembly. The said special session to be called not later than August 1, 1921.
(2) That to avoid all unnecessary delay that the present organization of the House and Senate be continued so far as possible as the organization for the work of the special session.
(3) That all the officers of the House and Senate as now constituted and appointed be the officers of the said House and Senate so far as it may be possible to procure their services for the special session and for the same compensation as that provided for in the session of the Thirtyninth General Assembly:
(4) That all the standing committees of the House and Senate be the standing committees for the special session with the same organization and the same chairmanships as provided for in the Thirty-ninth General Assembly:
(5) That all of the code commission bills, two hundred and fiftythree (253) in number, and any other bills dealing with code revision that are introduced in the Thirty-ninth General Assembly, and that cannot be passed upon at such assembly, be prior to adjournment assigned to the regular standing committees of the House and Senate as may be designated by the code revision committee, and all of such bills shall by the chairman of the said standing committees be assigned to subcommittees, prior to adjournment, the report of the said sub-committees to be made on said bills to the standing committee immediately on the reconvening of the special session.
(6) That in order to provide for the appointment of employees for the special session a committee of five (5) be named by the president of the Senate, and a committee of five (5) be named by the Speaker of the House to give examinations or otherwise investigate the qualifications of committee clerks and recommend the appointment of not to exceed thirty (30) such clerks in the Senate and thirty (30) in the House for the work of the special session; the number of said committee clerks to be increased or diminished as the work may require after the commencing of the special session. The said committee shall also be empowered to nominate and recommend for appointment in each House not to exceed four (4) doorkeepers, and not to exceed two (2) janitors together with such number of pages as in the opinion of the said committee shall be necessary for the efficient work of each body. Said committee may make nominations of such other employees as in their opinion shall be necessary for the efficient accomplishment of the work of the special session.
(7) Be It Further Resolved That the joint code revision committee be authorized to arrange with the code commission or the code editors and such other persons or employees as may be necessary, for the printing and publishing of the laws of the Thirty-ninth General Assembly and the co-ordinating of the acts therein contained with the two hundred fifty-three (253) code commission bills, and that the said code revision committee be authorized to make such additional arrangements for the work of the special session as may be necessary for the most efficient and speedy completion of the work of said session.
(8) Be It Further Resolved, That the work of the Thirty-ninth General Assembly be hastened to an early conclusion, and that prior to convening of the special session the members make preparation for the work thereof, in order that this assembly may. at as early a date as possible, give to the people a complete revision and codification of all the statutes, logically and scientifically arranged for public use in the state of Iowa.

Edson of Buena Vista asked to have the concurrent resolution relative to special session referred to the committee on code revision.

Kime of Webster moved that all resolutions relative to a special session be referred to the committee on code revision.

The Speaker ruled that inasmuch as rule 34 provides that all resolutions shall lay over for the day, the motion of Kime of Webster was out of order.

The resolution of Edson of Buena Vista was laid over under rule 34.

\section*{RESOLUTION}

Yenter of Johnson offered the following resolution:
Resolved, That the Iowa Engineering Society in convention assembled, records its belief that a sanitary and water survey of the state is essential to the protection of the health of the people of the state, and to the protection and development of many of the industries of the state; and that the Thirty-ninth General Assembly be requested therefore to consider this matter carefully, and if found practicable, to enact a proper measure providing for such a survey.

Resolved, That this society urges the Thirty-ninth General Assembly to provide more adequately than heretofore, for the topographic survey of the state already undertaken by the state geological survey in conjunction with the geological survey of the United States.

Laid over under rule 34.

\section*{RESOLUTION}

Yenter of Johnson offered the following resolution:
Whereas, An abundant supply of pure water for drinking and manufacturing purposes should be provided in all parts of the state, which supply should be protected and maintained, now therefore

Be It Resolved, That the Iowa section of the American water works association in convention assembled approves of the formation of a complete state water and sanitary survey for Iowa, and

Be It Further Resolved, That the Thirty-ninth General Assembly be asked to enact a measure providing for the organization and maintenance of such a survey.

Laid over under rule 34.

\section*{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. 383, a bill for an act relating to insurance; repealing and re-enacting section seventeen hundred and two (1702) of the code, 1897, (C. C. Sec. 5625, Par. 1), and amending section seventeen hundred and fourteen (1714) of the code, 1897, (C. C. Sec. 5632, subdivision 6, item 8).
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker--I 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. 356, a bill for an act to repeal the law as it appears in section fourteen hundred seven (1407), supplement to the code, 1913, (compiled code, Sec. 4653), supplement to the code, 1913, (compiled code, Sec. 4654), and to enact a substitute in lieu thereof, relating to delinquent tax collectors-appointment of-compensationsheriff.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also :}

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

Senate File No. 357, a bill for an act to repeal a part of section thirteen hundred ninety-one (1391), supplemental supplement to the code, 1915, (compiled code, Sec. 4642), also to repeal a part of section thirteen hundred seventy-four (1374) of the code, (compiled code, Sec. 4612), also to repeal all of section fourteen hundred fifteen (1415), supplement to the code, 1913, (compiled code, Sec. 4660), and to enact substitutes in lieu thereof, relating to the apportionment and distribution of tax penalties and interest.

> L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 fourteen hundred thirteen (1413) of the code, (C. C. Sec. 4659), relating to the collection of taxes and penalties.
L. W. Ainsworth, Secretary.

Also :
Mr. Speakfr-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. 6, joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material.

\section*{L. W. Ainsworth, Secretary.}

\section*{SENATE MESSAGES CONSIDERED}

Senate Joint Resolution No. 6, a joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material.

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

Senate File No. 418, a bill for an act to amend section fourteen hundred thirteen (1413) of the code, (C. C. Sec. 4659), relating to the collection of taxes and penalties.

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

Senate File No. 357, a bill for an act to repeal a part of section thirteen hundred ninety-one (1391), supplemental supplement to the code, 1915, (compiled code, Sec. 4642), also to repeal a part of section thirteen hundred seventy-four (1374) of the code, (compiled code, Sec. 4612), also to repeal all of section fourteen hundred fifteen (1415), supplement to the code, 1913, (compiled code, Sec. 4660), and to enact substitutes in lieu thereof, relating to the apportionment and distribution of tax penalties and interest.

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

Senate File No. 383, a bill for an act relating to insurance; repealing and re-enacting section seventeen hundred and two
(1702) of the code, 1897, (C. C. Sec. 5625, Par. 1), and amending section seventeen hundred and fourteen (1714) of the code, 1897, (C. C. Sec. 5632), subdivision 6, item 8).

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

Senate File No. 356, a bill for an act to repeal the law as it appears in section fourteen hundred seven (1407), supplement to the code, 1913, (compiled code, Sec. 4653), and section fourteen hundred seven-one-a (1407-1-a), supplement to the code, 1913, (compiled code, Sec. 4654), and to enact a substitute in lieu thereof, relating to delinquent tax collectors-appointment of-compensation-sheriff.

Read first and second time and referred to committee on county and township organizations.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 346.
House File No. 347.
House File No. 348.
House File No. 508.

\section*{CONSIDERATION OF BILLS}

Calendar No. 1, House File No. 344, a bill for an act to amend section fifty-six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173), acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), relating to granting pardons, with report of committee recommending substitute amendment and passage was taken up for consideration.

By unanimous consent action on House File No. 344 was deferred and the bill was allowed to retain its place on the calendar.

Calendar No. 2, House File No. 398, a bill for an act adopting
a state flag for the state of Iowa, with report of committee recommending substitute amendment and passage was taken up and considered.

On motion of Criswell of Boone the substitute committee amendments, found on pages 688 and 689 of the journal of February 24th were adopted.

Criswell of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 98
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Parsons \\
Aldrich & Gilmore of Clay & Perkins \\
Allyn & Graham & Peterson \\
Anderson & Grimwood & Powers \\
Becker & Gunderson & Ramsey \\
Beeman & Hanna & Rankin \\
Benz & Harrison & Rumley \\
Berry & Hauge & Sampson \\
Blake & Healy & Santee \\
Bradley & Held & Schirmer \\
Brady & Huff & Schulte \\
Buffington & Ingersoll & Scott of Appamoose \\
Calhoun & Kime & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Lake & Slemmons \\
Clark & Larson & Smith \\
Colbert & Letts & Springer \\
Criswell & LeValley & Sterling \\
Donhowe & Lockin & Stimson \\
Doolittle & McClune & Storey \\
Edgington & McCulloch & Truax \\
Edson & McDonald & Ulstad \\
Elliott & McGhee & Van Camp \\
Elson & Mayne & Wamstad \\
Emery & Miller & Weaver \\
Fackler & Moen & Weber \\
Forsling & Morgan & Westervelt \\
Francis & Narey & Wolfe \\
Garber of Adair & Nervig & Year \\
Garber of Floyd & ODonnell & Yenter \\
Gibson & Olson & Young \\
Gilbert & Ontjes & Mr. Speaker \\
Gilbertson & Orr & :
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Justice & Peters \\
Long & Vance
\end{tabular}

Absent or not voting, 5
\begin{tabular}{lll} 
Dodd & Mills & Marrott \\
Gordon & Moorhead &
\end{tabular}

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

SPECIAL ORDER NO. 1
Time having arrived for the consideration of special order No. 1, House File No. 272, a bill for an act creating the Industrial Court of Iowa, defining its powers and duties, declaring certain industries and the operation thereof to be within the police power of the state; their continuous operation essential to the public health, peace, safety, and general welfare; making strikes and lockouts in said industries, and among servants of the state, and its sub-divisions and in public utilities unlawful; and to provide effective means for the enforcement of the orders, rules, and regulations of the said court, with report of committee without recommendation was.taken up and considered.

The amendment filed by Kime of Webster, found on pages 574 and 575 of the journal of February 18th was taken up, considered, and on motion of Mr. Kime, adopted.

Morgan of Jasper offered the following amendment and moved its adoption:

Amend House File No. 272 by striking therefrom the enacting clause.
Kime of Webster and Mayne of Pato Alto asked for a roll call.

On the question, "Shall the amendment of Morgan of Jasper striking the enacting clause from House File No. 272, be adopted?"

Ayes, 5
Colbert
O'Donnell
Scott of Appanoose Criswell Rankin

Nays, 90

Aldrich
Anderson
Becker
Beeman
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Dodd
Donhowe
Doolittle
Edgingtom
Edson
Elliott
Emery
Fackler
Francis
Garber of Adair
Gibson
Gilbert
Gilbertson
Gilmore of Cedar Gilmore of Clay Grimwood
Gunderson

Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Morgan
Narey
Nervig
Olson
Ontjes
Orr

Absent or not voting, 12

Aiken
Allyn
Benz
Elson

Forsling
Garber of Floyd
Gordon
Graham

Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young

So the amendment offered by Morgan of Jasper was lost.
Edson of Buena Vista offered the following amendment and moved its adoption:

Amend House File No. 272 by inserting after the word "of" and before the word "creating" in line 7 of section 11, the following: "organizing unwarranted industrial warfare by".

Amendment adopted.
Kime of Webster offered the following amendments and moved their adoption:

Amend House File No. 272 by inserting as section 19 the following:
"All acts and parts of acts in conflict herewith are hereby repealed. Amend further by renumbering section 19 as section 20.

Amendments adopted.
Speaker pro tempore Larson in the chair.

On motion of Calhoun of Van Buren the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

LEAVE OF ABSENCE
On request of Francis of Taylor leave of absence was granted Vance of Madison for the afternoon on account of illness.

BUSINESS PENDING
SPECIAL ORDER NO. 1
The House resumed consideration of special order No. 1, House File No. 272.

Speaker McFarlane in the chair.
Harrison of Pottawattamie offered the following amendments:
Amendment No. 1
Amend by striking from section 4, lines 14,15 and 16.
Amendment No. 2
Amend by striking from section 4, lines 10, 11, 12 and 13.
Amendment No. 3
Amend by striking from section 4 , lines \(20,21,22\) and 23.
Harrison of Pottawattamie moved the adoption of amendment No. 1.

Amendment adopted.

Harrison of Pottawattamie moved the adoption of amendment No. 2.

A roll call was asked for by Mr. Harrison.
On the question, "Shall amendment No. 2 be adopted?"
Ayes, 6
\begin{tabular}{lll} 
Children & \begin{tabular}{l} 
Harrison \\
Knickerbocker
\end{tabular}\(\quad\)\begin{tabular}{l} 
Powers \\
Ramsey
\end{tabular}
\end{tabular}

Nays, 90
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Cedar & Ontjes \\
\hline Aldrich & Gilmore of Clay & Orr \\
\hline Allyn & Graham & Parsons \\
\hline Anderson & Grimwood & Perkins \\
\hline Becker & Gunderson & Peterson \\
\hline Beeman & Hanna & Rankin \\
\hline Benz & Hauge & Rumley \\
\hline Berry & Healy & Sampson \\
\hline Blake & Held & Santee \\
\hline Bradley & Huff & Schirmer \\
\hline Brady & Ingersoll & Schulte \\
\hline Buffington & Justice & Scott of Fremont \\
\hline Calhoun & Kime & Shores \\
\hline Carter & Lake & Slemmons \\
\hline Colbert & Larson & Smith \\
\hline Criswell & Letts & Springer \\
\hline Donhowe & LeValley & Sterling \\
\hline Doolittle & Lockin & Stimson \\
\hline Edgington & Long & Storey \\
\hline Edson & McClune & Truax \\
\hline Elliott & McCulloch & Ulstad \\
\hline Emery & McGhee & Van Camp \\
\hline Fäckler & Mayne & Wamstad \\
\hline Forsling & Miller & Weaver \\
\hline Francis & Mills & Weber \\
\hline Garber of Adair & Moen & Westervelt \\
\hline Garber of Floyd & Narey & Wolfe \\
\hline Gibson & Nervig & Year \\
\hline Gilbert & O'Donnell & Yenter \\
\hline Gilbertson & Olson & Young \\
\hline
\end{tabular}

\section*{Absent or not voting, 11}
\begin{tabular}{lll} 
Dodd & Moorhead & Scott of Appanoose \\
Elson & Morgan & Vance \\
Gordon & Parrott & Mr. Speaker \\
McDonald & Peters &
\end{tabular}

Amendment lost.
Harrison of Pottawattamie moved the adoption of amendment No. 3.

Amendment lost.
Emery of Wapello offered the following amendment and moved its adoption:
amend section 17 by adding at the end thereof the following:
"The industrial court shall as soon as practicable after the passage of this act make investigation of the coal supply of Iowa, the amount of coal mined within the state, the cost of production and transportation of coal, and report the same to the governor prior to the next session of the legislature."

Amendment adopted.
Kime of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 43
\begin{tabular}{lll} 
Becker & Gilmore of Clay & Ontjes \\
Beeman & Grimwood & Parsons \\
Bradley & Gunderson & Peterson \\
Buffington & Hanna & Rumley \\
Carter & Harrison & Sampson \\
Children & Healy & Schulte \\
Dodd & Held & Shores \\
Donhowe & Ingersoll & Slemmons \\
Edgington & Justice & Smith \\
Edson & Larson & Springer \\
Emery & Letts & Sterling \\
Fackler & Lockin & Stimson \\
Garber of Adair & McCulloch & Storey \\
Gibson & Mayne & Year \\
Gilmore of Cedar & &
\end{tabular}

Nays, 59
\begin{tabular}{lll} 
Aiken & Francis & Miller \\
Aldrich & Garber of Floyd & Mills \\
Allyn & Gilbert & Moen \\
Anderson & Gilbertson & Morgan \\
Benz & Graham & Narey \\
Berry & Hauge & Nervig \\
Blake & Huff & O'Donnell \\
Brady & Kime & Olson \\
Calhoun & Knickerbocker & Orr \\
Clark & Lake & Perkins \\
Colbert & LeValley & Peters \\
Criswell & Long & Powers \\
Doolittle & McClune & Ramsey \\
Elliott & McDonald & Rankin \\
Forsling & McGhee & Santee
\end{tabular}
Schirmer
Scott of Appanoose
Scott of Fremont
Truax
Ulstad

\author{
Van Camp \\ Wamstad \\ Weaver \\ Weber \\ Westervelt
}

Wolfe
Wamstad Yenter
Young

\author{
Mr. Speaker
}

Absent or not voting, 5
\begin{tabular}{lll} 
Elson & Moorhead & Vance \\
Gordon & Parrott &
\end{tabular}

On request of Kime of Webster rule 18 was invoked.
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Morgan of Jasper moved to reconsider the vote by which House File No. 272 failed to pass the House, and to lay the motion to reconsider upon the table.

A division was called for by Kime of Webster.
Motion to lay the motion to reconsider upon the table was lost.

\section*{AMENDMENTS FILED}

Forsling of Woodbury filed the following amendment:
1. Amend section eight (8) of House File 492 by striking out the period at the end of said section, and substituting in lieu thereof a semicolon, and adding the following: "provided, however, that the total compensation of any member of the board for any fiscal year shall not exceed fifteen hundred dollars ( \(\$ 1,500\) )'.
2. Amend section nine (9) by striking out the first five (5) lines and the word "assistants" in line six (6), and inserting in lieu thereof "The board shall employ a secretary who shall hold office at the pleasure of the board and whose salary shall not exceed twenty-four hundred dollars ( \(\$ 2,400\) ) a year, and clerks and assistants, not exceeding three in number, as shall be deemed necessary, at salaries of not exceeding eighteen hundred dollars ( \(\$ 1,800\) ) a year, and shall assign the duties of such secretary, clerks and assistants."
3. Amend section twelve (12) by striking out the second (2d) line of said section, and inserting in lieu thereof the words, "first class shall be fifteen dollars ( \(\$ 15\) )".
4. Amend section twenty-two (22) by striking out of the third (3d) line the words "counsel or" and adding to said paragraph the following, "and the board shall be entitled to the assistance of the attorney general."
5. Amend section twenty-seven (27) by striking out of the third (3d) line the figures " \(\$ 2,000.00\) " and inserting in lieu thereof " \(\$ 500.00\) ", and by
striking out of the fourth (4th) line the word "twelve" and inserting in lieu thereof the word "six", and by striking out the figures " \(\$ 5,000.00\) " in the seventh (7) line and inserting in lieu thereof the figures " \(\$ 1,000.00\) ".
6. Amend the bill by adding thereto as section twenty-eight (28) the following:
"Section 28. Nothing herein contained shall be held to relieve any real estate broker, salesman or dealer licensed under this act from full compliance with the requirements of the statutes of this state now or hereafter enacted, governing the licensing of dealers in securities commonly known as the 'Blue Sky Law', where such statutes are, by their terms, made applicable to dealers in real estate."

Kime of Webster filed the following amendments:
Amend the committee amendments to House File No. 589, by adding thereto as section 2, the following:

Sec. 2. Divorced mothers of dependent children may, after investigation and upon approval of the district court, become beneficiaries of this act.

On motion of Moen of Lyon the House adjourned until 9:00 o'clock a. m., Thursday.

\title{
JOURNAL OF THE HOU'SE
}

Hall of the House of Representatives,
Des Mones, March 10, 1921.
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. W. A. Shullenherger, pastor of the Central Church of Christ, Des Moines.

Journal of March 9 th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Rankin of Lee leave of absence was granted Lake of Woodbury for the day.

\section*{PETITIONS}

Rumley of Decatur presented a petition from citizens of Decatur relative to optional use of Bible in public schools.

Referred to committee on schools and textbooks.

Carter of Hardin presented three petitions from real estate dealers of Hardin county relative to real estate license board.

Referred to committee on municipal corporations.
Carter of Hardin presented a petition from citizens of Ackley relative to House File No. 479.

Referred to committee on municipal corporations.

Schirmer of Jackson presented a petition from W. C. T. U. of Maquoketa relative to H. F. 307, H. F. 435, S. F. 412, S. F. 461, etc.

Referred to respective committees.

Schirmer of Jackson presented a petition from the Citizens League of Maquoketa relative to censorship of moving picture films.

Referred to committee on police regulations.
LeValley of Franklin presented a petition from citizens of Sheffield relative to optional use of Bible in public schools.

Referred to committee on schools and textbooks.
Becker of Clayton presented a petition from Edgewood Commercial Club relative to maximum hour law.

Elliott of Scott presented fifteen petitions from citizens of Davenport relative to maximum hour and minimum wage bills.

Above petitions referred to committee on labor.

\section*{house file withdrawn}

On request of Calhoun of Van Buren, unanimous consent having been obtained, House File No. 386 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Ms. Speaker-Your committee on enrolled bills respectfully report that they have on this 9th day of March, 1921, sent to the governor for his approval, House File No. 508, a bill for an act to legalize certain warrants issued by the board of supervisors of Crawford county, Iowa.

Also:
House File No. 346, a bill for an act to amend section eight hundred eighty-seven (887) of the code (C. C. Sec. 4030), relating to a tax for the general funds in cities and towns.

Also:
House File No. 347, a bill for an act to amend section nine hundred thirty-two-e ( \(932-e\) ), supplement to the code, 1913, (C. C. Sec. 4093), relating to pension for disabled and retired firemen and regulating the
amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased freman.

Also :
House File No: 348, a bill for an act to amend chapter twenty-three (23), acts of the thirty-seventh general assembly (C. C. Sec. 4101), relating to pension for disabled and retired policemen and regulating the amount of tax which may be levied for such purpose and the amount which shall be paid to the surviving widow or minor children of a deceased policeman.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 577, a bill for an act to legalize the making of special assessments for sewers and the issuance of bonds for sewer district number one of the town of Churdan, Iowa, in the sum of \(\$ 4,749.00\), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 539, a bill for an act to legalize an election held in the independent school district of Jefferson, in the county of Greene, state of Iowa, authorizing the issuance of bonds in the sum of thirty-five thousand dollars ( \(\$ 35,000.00\) ), and to validate said 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, and when so amended the bill do pass:

By striking out of section two the following: "and thereafter said independent school district shall cause to be levied taxes for the payment of the principal of and interest upon said school building bonds in accordance with the provisions of the laws of the state of Iowa."
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 431, a bill for an act to define the crime of rape and provide for punishment for its commission; to establish the age of consent for a female at eighteen (18) years; to make it a crime for a female to have sexual intercourse with a boy under eighteen (18) years of age, and provide punishment therefor; to make it a conspiracy to co-operate with a*person in accomplishing the act of sexual intercourse with a child under eighteen (18) years of age, and provide punishment for 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, and when so amended the bill do pass:
1. Amend section four (4) by striking out the word and figures "eighteen (18)" in lines one (1) and four (4) of said section, and inserting in lieu thereof the word and figures "twenty-one (21)".
2. Amend section three (3) by striking out the word "in" at the beginning of line one (1), and inserting after the word "cases" in said line the words "of rape", and by striking out the word "is" in the second line of said section and inserting in lieu thereof the word "are".
3. Amend section six (6) by striking out of line two (2) thereof the words "or in mitigation".
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 348, an act to legalize the proceedings and acts of the city council and the city officials of the city of Newton, Jasper county, Iowa, in transferring funds in the sum of \(\$ 41,500.00\) from the electric light and power fund of said city to the water works fund of said city, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred, House File No. 609, an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Sac City, in the county of Sac, 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 498, a bill for an act authorizing the executive council of the state of lowa to make sale of certain lands belonging to the state of Iowa, located in Keokuk Lake, Muscatine county, and Odessa Lake, Louisa county, and along the Muscatine Slough in both of said 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 do pass.
C. F. Clark, Chairman.

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, 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 amended as follows, and when so amended the bill do pass:

By striking the following from section three (3):
"and thereafter said city shall levy taxes for the payment of the principal of and interest upon said funding bonds in accordance with the provisions of the code of Iowa as amended, relating to taxation.

\author{
C. F. Clark, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 625, a bill for an act to amend sections two hundred eighty-c ( \(280-\mathrm{c}\) ) and two hundred eighty-f ( \(280-\mathrm{f}\) ), supplement to the code, 1913, (C. C. Sec. 6924 and 6927), relating to superior courts in certain cities and the compensation of judges of said 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 amended as follows, and when so amended the bill do pass:
1. Amend section 1 by striking out the words "four thousand" from line five (5), and inserting in lieu thereof the words and figures "thirtyseven hundred fifty (3750)".
2. Amend section two (2) by striking out of lines five (5) and six (6) of said section the words and figures "forty thousand ( 40,000 )", and inserting in lieu thereof the words and figures "forty-five thousand \((45,000)\) '.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 578, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, 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 amended as follows, and when so amended the bill do pass:

By striking out of section three (3) the following:
"and thereafter said city shall levy taxes for the payment of the principal and interest upon said funding bonds in accordance with the provisions of the code of lowa as amended, relating to taxation."
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 551, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the - city of Marengo, Iowa 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 as follows, and when so amended the bill do pass:

By striking out of section three (3) the following:
"and thereafter said city shall levy taxes for the payment of the principal of said interest upon said funding bonds in accordance with the provisions of the code of Iowa as amended, relating to taxation."
C. F. Clare, Chairman.

Report adopted.

Smith, of Clinton, from the committee on public health, submitted the following report:

Mr. Spafker-Your committee on public health to whom was referred House File No. 483, a bill for an act regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penalties for the violation of this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Geo. A. Smith, Chairman.
Mayne of Palo Alto, from the committee on printing, submitted the following report:

Mr. Speaker-Your committee on printing to whom was referred Senate Joint Resolution No. 6, joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material, beg leave to report they have had the same under consideration and have instructed me to report the same baok to the House with the recommendation that the same do pass.

\section*{L. H. Mayne, Chairman.}

Report adopted.
Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 550, a bill for an act to repeal sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t) and twenty-three hundred forty-one-u (2341-u) supplement to the code, 1913, (C. C. sections 1814, 1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of animals subject to such liens 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 do pass.
J. H. Anderson, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on agriculture to whom was referred House File No. 588, a bill for an act amending chapter 363, acts of the Thirty-seventh General Assembly, providing aid for poultry 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 indefinitely postponed.

\section*{J. H. Anderson, Chairman.}

Report adopted and House File No. 588 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on agriculture to whom was referred House File No. 546, a bill for an act to repeal sections twenty-six hundred sixty-five (2665) of the code (C. C. 2409); twenty-six hundred sixty-six (2666) and twenty-six hundred sixty-seven (2667) of the code (C. C. 2410 and 2411) ; section twenty-six hundred seventy-one (2671) of the code (C. C. 2412) and to enact substitutes therefor, relating to the investment and re-investment of the Iowa State Agricultural College Endowment Fund; to provide a rural credit system prescribing rules and regulations for the safe investment and re-investment of such fund; and to establish the Iowa Rural Credits Board to have charge of the same, and to make an appropriation necessary to carry into effect the provisions 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 amended as follows, and when so amended the bill do pass:

By striking out the period (.) at the end of section twelve (12) and inserting in lieu thereof a comma (,) and add the following: "That when the value of the improvements have been taken into consideration in the granting of a loan the board shall require that said improvements be insured in a company approved by the board for at least fifty per cent of the value of the buildings and he shall keep the insurance in force during the term of the mortgage."
J. H. Anderson, Chairman.

Report adopted. House File No. 546 was referred to the committee on appropriations.

\section*{CONSIDERATION OF BILLS}

On request of Mayne of Palo Alto, unanimous consent having been obtained, Senate Joint Resolution No. 6, joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material with report of committee recommending passage, was taken up and considered.

Harrison of Pottawattamie offered the following amendment and moved its adoption:

Amend by striking out "and to accept bids already in hand or to be secured", in lines seven and eight of section one.

Amendment adopted.
Mayne of Palo Alto moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 92
\begin{tabular}{lll} 
Allyn & Graham & Perkins \\
Anderson & Grimwood & Peters \\
Becker & Gunderson & Peterson \\
Beeman & Hanna & Ramsey \\
Benz & Harrison & Rankin \\
Berry & Hauge & Rumley \\
Blake & Healy & Sampson \\
Bradley & Held & Santee \\
Brady & Huff & Schirmer \\
Buffington & Ingersoll & Schulte \\
Calhoun & Justice & Scott of Appanoose \\
Carter & Knickerbocker & Scott of Fremont \\
Children & Larson & Shores \\
Clark & Letts & Slemmons \\
Colbert & LeValley & Smith \\
Criswell & Lockin & Sterling \\
Dodd & Long & Stimson \\
Donhowe & McClune & Storey \\
Doolittle & McCulloch & Truax \\
Edgington & McIonald & Ulstad \\
Edson & McGhee & Van Camp \\
Elliott & Mayne & Vance \\
Elson & Mills & Wamstad \\
Emery & Moorhead & Weaver \\
Fackler & Narey & Weber \\
Forsling & Nervig & Westervelt \\
Francis & O'Donnell & Wolfe \\
Gibson & Ontjes & Year \\
Gillertson & Orr & Yenter \\
Gilmore of Cedar & Parrott & Mr. Speaker \\
Gilmore of Clay & Parsons & Litan
\end{tabular}

Nays, 1
Morgan
Absent or not voting, 14
\begin{tabular}{l:l} 
Aiken & Olson \\
Aldrich of Adair & Kime \\
Garber of & Powers \\
Garber of Floyd & Make \\
Gilbert & Miller
\end{tabular}

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

Calendar No. 25, House File No. 492, a bill for an act to define real estate brokers and salesmen; to provide for the regulation, supervision and licensing thereof; to create a real estate license board and provide for the enforcement of this act, and penalties for a violation thereof, with report of committee without recommendation was taken up for consideration.

The amendments filed by Forsling of Woodbury, found on pages 884 and 885 of the journal of March 9, were taken up, considered, and on motion of Mr. Forsling, adopted.

McClune of Mahaska offered the following amendments'and moved their adoption:

Amend House File No. 492 as follows:
By inserting in section five (5) thereof, in the fifth line, after the word "attorney", the words "or other authorization in writing".

Amend section seven (7), line two (2), by striking out after the word "persons" in said line, the following words and semi-colon: "at least two of whom shall have been engaged in the real estate business for at least seven (7) years prior to the date of their appointment;''.

A division of the amendments and a roll call on each was asked for by Mr. McClune.

On the question, "Shall the amendment to section 5 be adopted?"

Ayes, 62
\begin{tabular}{lll} 
Aiken & Elson & Long \\
Aldrich & Fackler & McClune \\
Anderson & Francis & McCulloch \\
Beeman & Garber of Floyd & McDonald \\
Benz & Gibson & McGhee \\
Berry & Gilbert & Mayne \\
Bradley & Gilbertson & Mills \\
Brady & Gilmore of Clay & Moen \\
Buffington & Gunderson & Nervig \\
Children & Hanna & Olson \\
Colbert & Harrison & Orr \\
Criswell & Healy & Parsons \\
Donhowe & Huff & Peters \\
Doolittle & Engersoll & Peterson \\
Edgington & Sustice & Powers \\
Edson & Knickerbocker & Rumley
\end{tabular}

Schulte
Scott of Appanoose Shores Slemmons
Springer

Nays, 38
Calhoun
\({ }^{\prime}\) Carter
Clark
Dodd
Elliott
Emery
Forsling
Garber of Adair
Gilmore of Cedar Graham
Grimwood
Hauge
Held

Sterling
Stimson
Storey
Truax Ulstad

Kime Larson
Letts
LeValley
Lockin
Moorhead
Narey
O'Donnell
Ontjes
Parrott
Perkins
-Ramsey
Rankin

Absent or nut voting, 7
\begin{tabular}{lll} 
Allyn & Gordon & Morgan \\
Becker & Lake & \\
Blake & Miller &
\end{tabular}

So the amendment was adopted.
Graham of Wapello asked and obtained unanimous consent to withdraw House File No. 492, from further consideration by the House.

It was so ordered.

Speaker pro tempore Larson in the chair.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 311, a bill for an act amending section one (1) of chapter three hundred fortyseven (347), acts of the Thirty-eighth General Assembly (C. C. Sec. 8427), relating to the filing of a bond by public contractors.

Also :
House File No. 350, a bill for an act to amend section four hundred
twenty-two (422), supplemental supplement to the code, 1915, (C. C. Sec. 3130 ), relating to powers and duties of board of supervisors.

Also :
House File No. 323, a bill for an act repealing sections fifty hundred forty-nine (5049), fifty hundred fifty (5050) and fifty hundred fifty-one (5051) of the code (C. C. Secs. 8701,8702 and 8703 , respectively), relative to the false use of any label, trade-mark or form of advertisement, and enacting a substitute therefor.
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Sieaker-Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled Senate File No. 465 , a bill for an act to legalize the publication of certain notices of incorporation in cases where notices had not been published within the time as provided in section sixteen hundred fourteen (1614) of the code, (C. C. 5334 ).

Also :
House File No. 311, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the Thirty-eighth General Assembly (C. C. Sec. 8427), relating to the filing of a bond by public contractors.

Also :
House File No. 350, a bill for an act to amend section four hundred twenty-two (422), supplemental supplement to the code, 1915, (C. C. Sec. 3130 ), relating to powers and duties of board of supervisors.

Also :
House File No. 323, a bill for an act repealing sections fifty hundred forty-nine (5049), fifty hundred fifty (5050) and fifty hundred fifty-one ( 5051 ) of the code (C. C. Secs. 8701,8702 and 8703 , respectively), relative to the false use of any label, trade-mark or form of advertisement, and enacting a substitute therefor.

\author{
W. H. Vance, Chairman House Committee.
}

\author{
George S. Ba Nta, Chairman Senate Committee.
}

Report adopted.

Calendar No. 6, House File No. 403, a bill for an act to amend sub-division two (2), section seventeen hundred nine (1709), supplement to the code, 1913, (C. C. 5627), as to authorize the writing of title insurance and to fix the reserves to be maintained therefor by companies furnishing same; also to amend section five (5), chapter four hundred twenty-eight (428), acts of the Thirtyseventh General Assembly, (C. C. \(5628-\mathrm{e}\) ), fixing the limit of liability which may lawfully be assumed on any one risk by companies writing title insurance; also to amend section sixteen hundred ninety-nine (1699), supplement to the code, 1913, (C. C. 5622 ) permitting companies writing title insurance to invest a portion of their surplus in necessary abstract books; all relating to the subject of title insurance, with report of committee recommending substitute amendment and passage was taken up for consideration.

The substitute committee amendment found on pages 730 and 731 of the journal of February 24th was read for the information of the House.

The amendment filed by Santee of Black Hawk, found on page 834 of the journal of March 8th, was taken up and considered.

Mr. Santee moved the adoption of the amendment.
Amendment lost.
Speaker McFarlane in the chair.
On motion of Weaver of Polk the substitute committee amendment was adopted.

\section*{SPECIAL ORDER NO. 3}

Time having arrived for the consideration of Special Order No. 3, House File No. 424, a bill for an act to amend section six (6) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2914), relating to elections to authorize the hard surfacing of primary roads, with majority report of the committee recommending indefinite postponement and minority report of the committee recommending passage, was taken up for consideration.

On request of Santee of Black Hawk, unanimous consent having been obtained, the majority and minority reports of the committee were withdrawn and House File No. 424 was taken up for consideration without report of committee.

Rankin of Lee moved the previous question.
Motion prevailed.
Anderson of Winnebago moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 34
\begin{tabular}{|c|c|c|}
\hline Aiken & Gunderson & Parsons \\
\hline Aldrich & Held & Peterson \\
\hline Anderson & Huff & Rumley \\
\hline Benz & Justice & Scott of Appanoose \\
\hline Berry & Long & Scott of Fremont \\
\hline Brady & McClune & Slemmons \\
\hline Buffington & McDonald & Ulstad \\
\hline Calhoun & Mills & Vance \\
\hline Children & Moen & Wamstad \\
\hline Criswell & Nervig & Young \\
\hline Fackler & Olson & \\
\hline Gilbertson & Orr & \\
\hline
\end{tabular}

Nays, 69
\begin{tabular}{lll} 
Allyn & Grimwood & Peters \\
Becker & Hanna & Powers \\
Beman & Harrison & Ramsey \\
Blake & Hauge & Rankin \\
Bradley & Healy & Sampson \\
Carter & Ingersoll & Santee \\
Clark & Kime & Schirmer \\
Colbert & Knickerbocker & Schulte \\
Dodd & Larson & Shores \\
Donhowe & Letts & Smith \\
Doolittle & LeValley & Springer \\
Edgington & Lockin & Sterling \\
Edson & McCulloch & Stimson \\
Elliott & McGhee & Storey \\
Emery & Mayne & Truax \\
Forsling & Miller & Van Camp \\
Francis & Moorhead & Weaver \\
Garber of Adair & Morgan & Weber \\
Garber of Floyd & Narey & Westervelt \\
Gibson & O'Donnell & Wolfe \\
Gilbert & Onties & Year \\
Gilmore of Cedar & Parrott & Yenter \\
Gilmore of Clay & Perkins & Mr. Speaker
\end{tabular}

Absent or not voting, 4
\begin{tabular}{ll} 
Elson & Graham \\
Gordon & Lake
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{SENATE MESSAGES CONSIDERED}

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. 514, a bill for an act to amend section five thousand two hundred fifty-one (5251) of the code (C. C. Sec. 9312), relating to the charge given the grand jury by the court.

\section*{L. W. Ainsworth, Secretary.}

Also :
Mr. Speaker-I 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. 528, a bill for an act to legalize certain decrees in relation to the sale of real estate by a guardian.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 371, a bill for an act to repeal section one thousand four hundred forty-one (1441) of the supplement to the code, 1913, (C. C., Sec. 4693 ), relating to notice of expiration of the right of redemption and to enact a substitute therefor.
L. W. Ainsworth, secretary.

Also :
Mr. Speaker-I 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. 423, a bill for an act to legalize the proceedings of the board of supervisors and other officers held pursuant to petitions for the establishment and organization of drainage district No. 2, Sumner township, Buchanan county, Iowa, to constitute certain farm lands be-
longing to the state of Iowa a part of said drainage project, to make the state of Iowa a part of said district as established, and to appropriate funds for the construction and maintenance thereof.

\section*{L. W. Ainsworth, Secretary.}

Also :
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. 303, a bill for an act to amend chapter two hundred thirty-three (233), section one (1) of the laws of the Thirty-seventh General Assembly, (C. C. section 1124) relating to the protection of quail.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 410, a bill for an act granting additional pawer and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending section two thousand thirty-three-e (2033-e), supplement to the code, 1913, (compiled code section 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the code, 1913, (compiled code section 5237).
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 371, a bill for an act to repeal section one thousand four hundred forty-one (1441) of the supplement to the code, 1913, (C. C. Sec. 4693), relating to notice of expiration of the right of redemption and to enact a substitute therefor.

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

Senate File No. 514, a bill for an act to amend section five thousand two hundred fifty-one (5251) of the code, (C. C. Sec. 9312), relating to the charge given the grand jury by the court.

Read first and second time and referred to committee on judiciary

Senate File No. 528, a bill for an act to legalize certain decrees in relation to the sale of real estate by a guardian.

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

Senate File No. 423, a bill for an act to legalize the proceedings of the board of supervisors and other officers held pursuant to petitions for the establishment and organization of drainage district No. 2, Sumner township, Buchanan county, Iowa, to constitute certain farm lands belonging to the State of Iowa a part of said drainage project, to make the State of Iowa a part of said district as established, and to appropriate funds for the construction and maintenance thereöf.

Read first and second time and referred to committee on judiciary.
billd signed by the speaker
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 311.
House File No. 323.
House File No. 350.
On motion of Fackler of Adams the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{LEAVE OF ABSENCE}

On request of , Gilbert of Marshall leave of absence was granted Calhoun of Van Buren until tomorrow.

\section*{SPECIAL ORDER MADE}

On request of O'Donnell of Dubuque, unanimous consent having been obtained, House File No. 436, was made a special order for March 14th, at \(10: 00\) o'clock a. m.

\section*{CONCURRENT RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Hauge of Polk offered the following concurrent resolution:

Whereas certain bills passed by the Thirty-ninth (39th) General Assembly, which provide that they shall become effective by publication, have not become effective because the publication clause provided their publication in newspapers which have since apparently been suspended.

Now, therefore, Be It Resolved by the House of Representatives, the senate concurring, That in all such cases the secretary of state be, and he is hereby, directed to cause the required publication of such acts to be made in some other paper of general circulation to be designated by him.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hauge moved its adoption. Motion prevailed and the concurrent resolution was adopted.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 10th day of March, 1921, sent to the governor for his approval, House File No. 311, a bill for an act amending section one (1) of chapter three hundred forty-seven (347), acts of the Thirtyeighth General Assembly (C. C. Sec. 8427), relating to the filing of a bond by public contractors.

Also :
House File No. 350, a bill for an act to amend section four hundred twenty-two (422), supplemental supplement to the code, 1915, (C. C. Sec. 3130), relating to powers and duties of board of supervisors.

Also :
House File No. 323, a bill for an act repealing sections fifty hundred forty-nine (5049), fifty hundred fifty (5050) and fifty hundred fifty one ( 5051 ) of the code (C. C. Secs. 8701,8702 and 8703 , respectively), relative to the false use of any label, trade-mark or form of advertisement, and enacting a substitute therefor.
W. H. Vance, Chairman.

Report adopted.

\section*{BUSINESS PENDING}

The House resumed consideration of House File No 403.
Weaver of Polk moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 34
\begin{tabular}{lll} 
Allyn & Healy & Santee \\
Becker & \begin{tabular}{l} 
Ingersoll
\end{tabular} & \begin{tabular}{l} 
Schirmer
\end{tabular} \\
Buffington & Knickerbocker & Schulte \\
Children & LeValley & Scott of Fremont \\
Clark & Lockin & Springer \\
Edson & Long & Sterling \\
Emery & Narey & Truax \\
Forsling & O'Donnell & Weaver \\
Gilbert & Perkins & Yenter \\
Gilmore of Clay & Peters & Mr. Speaker \\
Grimwood & Powers & \\
Hauge & Sampson &
\end{tabular}

Nays, 52
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Edgington \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Justice \\
Anson
\end{tabular} \\
Anderson & Fackler & Letts \\
Beeman & Francis & McClune \\
Benz & Garber of Floyd & McCulloch \\
Berry & Gibson & McDonald \\
Blake & GcGhee \\
Bradley & Graham & McGune \\
Brady & Gunderson & Miller \\
Criswell & Held & Moen \\
Donhowe & Huff & Nervig \\
& & Olson
\end{tabular}

Ontjes
Orr
Parsons
Peterson
Rankin
Rumley
Scott of Appanoose
\begin{tabular}{ll} 
Shores & Wamstad \\
Slemmons & Weber \\
Smith & Westervelt \\
Stimson & Wolfe \\
Ulstad & Year \\
Van Camp & Young
\end{tabular}

Absent or not voting, 21

Calhoun
Carter
Colbert
Dodd
Doolittle
Elliott
Garber of Adair

Gilmore of Cedar
Gordon
Hanna
Harrison
Kime
Lake
Larson

Mills
Moorhead
Morgán
Parrott
Ramsey
Storey
Vance

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{CONSIDERATION OF BILLS}

Calendar No. 4, House File No. 434, a bill for an act to amend section one hundred sixty-two (162) supplement to the code, 1913, (compiled code 282), relating to the filing of vouchers for state institutions, with report of committee recommending substitute amendment and passage was taken up for consideration.

On request of McCulloch of Iowa, unanimous consent having been obtained, action on House File No. 434 was deferred and the bill was allowed to retain its place on the calendar.

Calendar No. 5, House File No. 449, a bill for an act to repeal section six hundred ninety-four-b (694-b), supplement to the code, 1913, (compiled code, section 3663), relating to powers of cities and towns, with report of committee recommending substitute amendment and passage was taken up for consideration.

On motion of Blake of Fayette the substitute committee amendment found on pages 706 and 707 of the journal of February 24th was adopted.

Blake of Fayette moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 80
\begin{tabular}{lll} 
Aldrich & Grimwood & Perkins \\
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Hauge & Rankin \\
Benz & Healy & Rumley \\
Blake & Held & Sampson \\
Bradley & Huff & Santee \\
Brady & Justice & Schirmer \\
Buffington & Kime & Schulte \\
Carter & Knickerbocker & Scott of Fremont \\
Children & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Donhowe & Lockin & Smith \\
Edgington & Long & Sterling \\
Edson & McClune & Stimson \\
Fackler & McCulloch & Ulstad \\
Forsling & McGhee & Van Camp \\
Francis & Marber of Adair & Millse \\
Garber of Floyd & Moen & Wamstad \\
Gibson & Moorhead & Weaver \\
Gilbert & Morgan & Westervelt \\
Gilbertson & Noster & Wolfe \\
Gilmore of Cedar & O'Donnell & Year \\
Gilmore of Clay & Olson & Menter \\
Graham & Ontjes & Mr. Speaker \\
& &
\end{tabular}

Nays, 6

Aiken
Berry

Emery
Parsons
Absent or not voting, 21
\begin{tabular}{ll} 
Calhoun & Gordon \\
Clark & Ingersoll \\
Criswell & Lake \\
Dodd & Larson \\
Doolittle & McDonald \\
Elliott & Miller \\
Elson & Narey
\end{tabular}

Calhoun Clark Criswell
Dodd
Elliott
Elson

Gordon
Lake Larson

Miller
Narey

Perkins
Peters
Peterson
Powers
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Van Camp
Wamstad
Weaver
Weber
Westervelt
olfe
Yenter
Mr. Speaker

Scott of Appanoose Truax

Orr
Parrott
Ramsey
Springer
Storey
Vance
Young

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

\section*{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 relating to bills that become effective by publication.

> L. W. Ainsworth, Secretary.

Calendar No. 6, House File No. 467, a bill for an act to repeal paragraph two (2), section four hundred seventy-eight (478), of the code, 1897, (C. C. Sec. 3160, Par. 1), and enact a substitute in lieu thereof, and amend section four hundred ninety-eight, supplement to the code, 1913, (C. C. Sec. 3186), relating to the collection of fees by certain county officers, with report of committee recommending passage was taken up and considered.

Truax of Guthrie moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{|c|c|c|}
\hline Allyn & Grimwood & Peters \\
\hline Anderson & Gunderson & Peterson \\
\hline Becker & Hanna & Powers \\
\hline Beeman & Harrison & Ramsey \\
\hline Benz & Hauge & Rankin \\
\hline Berry & Healy & Rumley \\
\hline Bradley & Held & Sampson \\
\hline Brady & Huff & Santee \\
\hline Buffington & Ingersoll & Schirmer \\
\hline Carter & Justice & Schulte \\
\hline Children & Kime & Scott of Fremont \\
\hline Clark. & Knickerbocker & Shores \\
\hline Colbert & Letts & Slemmons \\
\hline Criswell & LeValley & Smith \\
\hline Dodd & 7. & Sterling \\
\hline Donhowe & McClune & Stimson \\
\hline Edgington & McCulloch & Truax \\
\hline Elliott & 4. McDonald & Ulstad \\
\hline Elson & McGhee & Van Camp \\
\hline Emery & Mayne & Vance \\
\hline Fackler & Mills & Wamstad \\
\hline Forsling & Moen & Weaver \\
\hline Francis & Moorhead & Weber \\
\hline Garber of Adair & Nervig & Westervelt \\
\hline Garber of Floyd & O'Donnell & Wolfe \\
\hline Gilbert & Olson & Year \\
\hline Gilmore of Cedar & Ontjes & Mr. Speaker \\
\hline Gilmore of Clay & Parsons & \\
\hline Graham & Perkins & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gordon
\end{tabular} & \begin{tabular}{l} 
Parrott \\
Aldrich
\end{tabular} \\
Blake & Lake & Scott of Appanoose \\
Calhoun & Larson & Springer \\
Doolittle & Lockin & Storey \\
Edson & Miller & Yenter \\
Gibson & Morgan &
\end{tabular}

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

\section*{MOTION TO RECONSIDER CALLED UP}

Slemmons of Buchanan called up the motion filed to reconsider the vote by which House File No. 441 passed the House.

On the question, "Shall the House reconsider the vote by which House File No. 441 passed the House?"

Ayes, 65
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Gilmore of Clay \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Parsons \\
Perkins
\end{tabular} \\
Becker & Gunderson & Peterson \\
Beeman & Hanna & Powers \\
Benz & Harrison & Rumley \\
Buffington & Hauge & Sampson \\
Carter & Healy & Santee \\
Children & Huff & Schulte \\
Colbert & Ingersoll & Scott of Appanoose \\
Criswell & Justice & Scott of Fremont \\
Dodd & LeValley & Shores \\
Donhowe & Lockin & Slemmons \\
Doolittle & McClune & Stimson \\
Elliott & McCulloch & Ulstad \\
Elson & McGhee & Van Camp \\
Emery & Mayne & Vance \\
Fackler & Moorhead & Weaver \\
Forsling & Nervig & Weber \\
Francis & ODonnell & Wolfe \\
Garber of Floyd & Olson & Year \\
Gilbertson & Ontjes & Young \\
Gilmore of Cedar & Orr &
\end{tabular}

Nays, 15
\begin{tabular}{ll} 
Bradley & Letts \\
Edgington & Long \\
Gilbert & Moen \\
Grimwood & Morgan \\
Held & Parrott
\end{tabular}
Peters
Ramsey
Smith
Truax
Westervelt

Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Gibson & Narey \\
Aldrich & Gordon & \begin{tabular}{l} 
Rankin \\
Berry
\end{tabular} \\
Blake & Kime & Schirmer \\
Brady & Knickerbocker & Springer \\
Calhoun & Lake & Sterling \\
Clark & Larson & Storey \\
Edson & McDonald & Wamstad \\
Garber of Adair & Miller & Yenter \\
Mills & Mr. Speaker
\end{tabular}

So the House reconsidered the vote by which House File No. 441 passed the House.

Slemmons of Buchanan moved to reconsider the vote by which House File No. 441 passed to its third reading.

Motion prevailed.
House File No. 441, a bill for an act to repeal sections fifteen hundred and fifty (1550), (C. C. section 2998), fifteen hundred and fifty-one (1551), (C. C. section 2999), supplement to the code, 1913, and section fifteen hundred and fifty-two (1552), (C. C. section 3000 ), code of 1897, as amended by chapter three hundred thirty-five (335), acts of the Thirty-seventh General Assembly, relating to road poll tax, was taken up and considered.

Rumley of Decatur offered the following amendment and moved its adoption:

Amend House File No. 441 by adding after the period in line seven of section 2 the following: "Provided however that the township trustees of each township may at the regular April meeting provide whether or not each person may at his option perform two days labor in lieu of payment of money as provided in this act."

Amendment adopted.
Slemmons of Buchanan moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 95
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Parsons \\
\hline Allyn & Graham & Perkins \\
\hline Anderson & Grimwood & Peters \\
\hline Becker & Gunderson & Peterson \\
\hline Beeman & Hanna & Powers \\
\hline Benz & Harrison & Ramsey \\
\hline Berry & Hauge & Rankin \\
\hline Blake & Healy & Rumley \\
\hline Bradley & Held & Sampson \\
\hline Brady & Huff & Santee \\
\hline Buffington & Ingersoll & Schirmer \\
\hline Carter & Justice & Schulte \\
\hline Children & Kime & Scott of Appanoose \\
\hline Clark & Knickerbocker & Scott of Fremont \\
\hline Colbert & Letts & Shores \\
\hline Criswell & LeValley & Slemmons \\
\hline Dodd & Lockin & Smith \\
\hline Doolittle & Long & Sterling \\
\hline Edgington & McClune & Stimson \\
\hline Edson & McCulloch & Truax \\
\hline Elliott & McGhee & Ulstad \\
\hline Elson & Mayne & Van Camp \\
\hline Emery & Mills & Vance \\
\hline Fackler & Moen & Wamstad \\
\hline Forsling & Moorhead & Weaver \\
\hline Francis & Narey & Weber \\
\hline Garber of Adair & Nervig & Westervelt \\
\hline Garber of Floyd & O'Donnell & Wolfe \\
\hline Gibson & Olson & Year \\
\hline Gilbert & Ontjes & Young \\
\hline Gilbertson & Orr & Mr. Speaker \\
\hline Gilmore of Cedar & Parrott &  \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 12
\begin{tabular}{lll} 
Aldrich & Lake & Morgan \\
Calhoun & Larson & Springer \\
Donhowe & McDonald & Storey \\
Gordon & Miller & Yenter
\end{tabular}

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

Calendar No. 34, House File No. 545, a bill for an act to legal. ize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof, with report of committee recommending passage was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gunderson & Parsons \\
\hline Allyn & Hanna & Perkins \\
\hline Anderson & Harrison & Peters \\
\hline Becker & Hauge & Peterson \\
\hline Beeman & Healy & Powers \\
\hline Benz & Held & Ramsey \\
\hline Berry & Ingersoll & Rankin \\
\hline Blake & Kime & Sampson \\
\hline Brady & Knickerbocker & Santee \\
\hline Buffington & Letts & Schirmer \\
\hline Carter & LeValley & Schulte \\
\hline Clark & Lockin & Scott of Fremont \\
\hline Colbert & Long & Shores \\
\hline Dodd & McClune & Slemmons \\
\hline Donhowe & McCulloch & Smith \\
\hline Edgington & McDonald & Sterling \\
\hline Edson & McGhee & Stimson \\
\hline Elliott & Mayne & Truax \\
\hline Elson & Miller & Van Camp \\
\hline Emery & Mills & Vance \\
\hline Fackler & Moen & Weaver \\
\hline Forsling & Moorhead & Weber \\
\hline Garber of Adair & Morgan & Westervelt \\
\hline Garber of Floyd & Narey & Wolfe \\
\hline Gilbert & Nervig & Year \\
\hline Gilbertson & O'Donnell & Yenter \\
\hline Gilmore of Cedar & Olson & Young \\
\hline Gilmore of Clay & Ontjes & Mr. Speaker \\
\hline Grimwood & Parrott & \\
\hline
\end{tabular}

Nays, 2
Children
Huff
Absent or not voting, 19
\begin{tabular}{ll} 
Aiken & Gordon \\
Bradley & Graham \\
Calhoun & Justice \\
Criswell & Lake \\
Doolitle & Larson \\
Francis & Orr \\
Gibson & Rumley
\end{tabular}

Scott of Appanoose
Springer
Storey
Ulstad
Wamstad

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

By unanimous consent, Senate File No. 495, a bill for an act legalizing bonds issued under section eight hundred forty-three (843), of the code (C. C. Sec. 3957), with report of committee recommending passage was taken up and considered.

Santee of Black Hawk moved that the bill be read a third time
now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 90
\begin{tabular}{|c|c|c|}
\hline Allyn & Graham & Orr \\
\hline Anderson & Grimwood & Parrott \\
\hline Becker & Gunderson & Parsons \\
\hline Beeman & Hanna & Perkins \\
\hline Benz & 'Harrison & Peters \\
\hline Berry & 1 Hauge & Peterson \\
\hline Blake & 1 Healy & Powers \\
\hline Bradley & Held & Rankin \\
\hline Brady & 'Huff & Rumley \\
\hline Buffington & Ingersoll & Sampson \\
\hline Carter & ,Justice & Santee \\
\hline Children & Kime & Schirmer \\
\hline Clark & Knickerbocker & Schulte \\
\hline Colbert & Letts & Scott of Fremont \\
\hline Dodd & LeValley & Shores \\
\hline Donhowe & Lockin & Slemmons \\
\hline Doolittle & Long & Smith \\
\hline Edgington & McClune & Springer \\
\hline Edson & McCulloch & Sterling \\
\hline Elliott & 1 McGhee & Stimson \\
\hline Elson & -Mayne & Truax \\
\hline Emery & - Miller & Van Camp \\
\hline Fackler & Mills & Vance \\
\hline Forsling & Moen & Weaver \\
\hline Garber of Adair & Moorhead & Weber \\
\hline Garber of Floyd & Morgan & Westervelt \\
\hline Gilbert & Nervig & Wolfe \\
\hline Gilbertson & O'Donnell & Year \\
\hline Gilmore of Cedar & Olson & Yenter \\
\hline Gilmore of Clay & Ontjes & Mr. Speaker \\
\hline
\end{tabular}

Nays, 2
Aldrich Scott of Appanoose
Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Gordon & Ramsey \\
Calhoun & Lake & Storey \\
Criswell & Larson & Ulstad \\
Francis & McDonald & Wamstad \\
Gibson & Narey & Young
\end{tabular}

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

Calendar No. 9, House File No. 507, a bill for an act to amend section twenty-five hundred sixty-three-al (2563-a1), supplemental supplement to the code, 1915, (C. C. 1140), relating to hunting
by the use of ferrets, with report of committee recommending passage was taken up for consideration.

Benz of Chickasaw asked unanimous consent to withdraw House File No. 507 from further consideration by the House.

No objection being made it was so ordered.
Speaker McFarlane in the chair.
Calendar No. 16, House File No. 614, a bill for an act to provide hospital service and medical and surgical treatment for persons who are afflicted with urological diseases or conditions which can probably be remedied by such service or treatment; to provide for the expense thereof; and to provide for the commitment of persons so afflicted, was taken up and considered.

Smith of Clinton moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{|c|c|c|}
\hline Aldrich & Grimwood & Orr \\
\hline Allyn & Gunderson & Parrott \\
\hline Becker & Hanna & Parsons \\
\hline Beeman & Harrison & Perkins \\
\hline Benz & 1) 'Hauge & Peters \\
\hline Berry & Healy & Peterson \\
\hline Blake & Held & Ramsey \\
\hline Bradley & Huff & Rankin \\
\hline Buffington & Ingersoll & Rumley \\
\hline Carter & Sustice & Sampson \\
\hline Children & Kime & Santee \\
\hline Clark & Knickerbocker & Schirmer \\
\hline Donhowe & Larson & Schulte \\
\hline Doolittle & Letts & Scott of Fremont \\
\hline Edgington & LeValley & Shores \\
\hline Edson & 3) iLockin & Slemmons \\
\hline Elliott & Long & Smith \\
\hline Elson & McCulloch & Sterling \\
\hline Emery & McDonald & Truax \\
\hline Fackler & McGhee & Van Camp \\
\hline Forsling & Mayne & Vance \\
\hline Garber of Adair & Miller & Weaver \\
\hline Garber of Floyd & Mills & Weber \\
\hline Gibson & Moen & Westervelt \\
\hline Gilbert & Moorhead & Wolfe \\
\hline Gilbertson & Narey & Yenter \\
\hline Gilmore of Cedar & Nervig & Young \\
\hline Gilmore of Clay & O'Donnell & Mr. Speaker \\
\hline Graham & Olson & \\
\hline
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
McClune & \begin{tabular}{l} 
Powers \\
Morgan
\end{tabular} & \begin{tabular}{l} 
Stimson \\
Ontjes
\end{tabular} \\
\begin{tabular}{ll} 
Scott of Appanoose
\end{tabular} & Year
\end{tabular}

Absent or not voting, 13

Aiken
Anderson
Brady Calhoun Colbert
| 'Criswell Dodd Francis Gordon Lake

Storey
Ulstad Wamstad

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

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Smith of Clinton moved to reconsider the vote by which House File No. 614 passed the House and to lay the motion to reconsider upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had on March 8th, approved the following bills:

House File No. 400.
House File No. 333.
House File No. 325.
House File No. 356.
House File No. 345.
House File No. 337.
House File No. 423.
House File No. 346.
House File No. 347.
House File No. 348.
House File No. 508.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 410, a bill for an act granting additional power and authority to the Iowa board of railroad commissioners to promote safety at crossings at grade of steam and interurban railways and amending section two thousana thirty-three-e ( \(2033-e\) ), supplement to the code, 1913, (compiled code section 5241), and amending section two thousand thirty-three-c (2033-c), supplement to the code, 1913, (compiled code section 5237).

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{HOUSE FILE WITHDRAWN}

On request of Elliott of Scott, unanimous consent having been obtained, House File No. 765 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{HOUSE FILE RE-REFERRED}

On request of Blake of Fayette, unanimous consent having been - obtained, House File No. 719, was withdrawn from the committee on ways and means and re-referred to the committee on schools and textbooks.

\section*{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. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), fourteen hundred seventyfour (1474), fourteen hundred seventy-five (1475), and fourten hundred eighty (1480), (C. C. sections 4721, 4723, 4731, 4732, 4734, 4739 and 4741), and to amend the law as it appears in chapter four (4), title seven (VII) supplement to the code, 1913, (C. C. chapter twenty-one (21), title four-
teen (XIV), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes.

\section*{SENATE AMENDMENTS}

Amend the title by striking out the period at the end thereof and adding thereto the following: "and to have such funds so collected go into the general funds of the state."

Amend House File No. 280 as follows:
First. By striking out the comma after the word "value" in line twenty-one (21) of section two (2) and inserting the following words: "and shall go into the general fund of the state".

Second. By striking out the words "of the discharge of the executor or administrator" in line seventy-nine (79) of section two (2), and inserting in lieu thereof the words "such tax becomes due and payable".

Amend House File No. 280, as amended, by striking therefrom the first thirty-four (34) lines of section 4, and substituting in lieu thereof, the following:

Sec. 4. The property, or any interest therein or income therefrom subject to the provisions of this act shall be taxed as herein provided. (a) When such property, interest or income passes to the wife or the husband of the deceased in excess of the distributive share of such surviving spouse, grantor, donor or vendor, or to the father or mother or to any child of such decedent, grantor, donor or vendor, including a legally adopted child or illegitimate child entitled to inherit under the laws of this state the tax imposed shall be on the individual share so passing and shall be as follows:

One per centum on any amount in excess of fifteen thousand dollars ( \(\$ 15,000\) ) and up to thirty thousand dollars ( \(\$ 30,000\) ).

One and one-half per centum on any amount in excess of fifty thousand dollars ( \(\$ 50,000\) ) and up to forty-five thousand dollars ( \(\$ 45,000\) ).

Two per centum on any amount in excess of forty-five thousand dollars ( \(\$ 45,000\) ) and up to sixty thousand dollars ( \(\$ 60,000\) ).

Two and one-half per centum on any amount in excess of sixty thousánd dollars ( \(\$ 60,000\) ) and up to ninety thousand dollars ( \(\$ 90,000\) ).

Three per centum on any amount in excess of ninety thousand dollars ( \(\$ 90,000\) ) and up to one hundred twenty thousand dollars ( \(\$ 120,000\) ).

Four per centum on any amount in excess of one hundred twenty. thousand dollars ( \(\$ 120,000\) ) and up to one hundred eighty thousand dollars ( \(\$ 180,000\) ).

Five per centum on any amount in excess of one hundred eighty thousand dollars \((\$ 180,000)\) and up to two hundred forty thousand dollars ( \(\$ 240,000\) ).

Six per centum on any amount in excess of two hundred forty thousand dollars \((\$ 240,000)\) and up to three hundred thousand dollars ( \(\$ 300,-\) 000 ).

Seven per centum on all sums in excess of three hundred thousand dollars ( \(\$ 300,000\) ).

Provided, that, in case any such child does not survive the decedent, grantor, donor or vendor, or, for any reason, sufficient property, interest or income of such decedent does not pass to such child to equal the amount of the exemption to which such child would be entitled under the provisions of this section, but property, interest or income passes to the spouse or any lineal descendant of such child, the amount so passing to such child, if any, and the amount passing to such spouse or lineal descendant shall be treated collectively as one inheritance and the persons receiving such collective inheritance shall collectively be entitled to the same exemption, pro-rated according to the amount passing to each of such persons as if such inheritance had passed entirely to such child.

\author{
L. W. Ainsworth, Secretary.
}

\section*{AMENDMENTS FILED}

Harrison of Pottamattamie filed the following amendment:
Amend House File No. 477 by adding a section following section thirteen (13), numbered as section fourteen (14), as follows:

Sec. 14. None of the provisions of this act shall apply to the owners or proprietors of kennels, or to dogs in kennels, where such dogs are not allowed to run at large.

Also amend by properly renumbering the four sections following.
Perkins of Sac filed the following amendment:
Amend House File No. 511 , by striking from line 11 , section 1, the following words: "the time fixed for" and inserting after the word "the" at the end of line 11, the word "actual". Also by striking from line 6 and 7, of section 2, the words "time fixed for the" and inserting in lieu thereof the word "actual".

\section*{Becker of Clayton filed the following amendment:}

Amend House File No. 597 by striking out the period (.) and quotation mark (") following the word "herein" in line twenty-seven (27) and inserting in lieu thereof a comma (, ), and adding thereto the following: "and shall report to the department each remittance from the county treasurer, when said remittance is received."

Also by striking out the word "working" in line thirty-one (31) and substituting in lieu thereof the word "cash".

Also by striking out the word "working" in line thirty-six (36) of said section and inserting in lieu thereof the word "cash".

Hauge of Polk filed the following amendment:
Amend House File No. 394 by adding to the end of sub-division "E" of section one (1) the following:
"Provided that nothing herein shall be construed as exempting any life insurance company, society or association from paying any and all taxes now or hereafter imposed by law upon such company, society or association."

\section*{MOTION TO RECONSIDER FILED}

I move to reconsider the vote by which H. F. No. 272 failed to pass the House.
J. W. Kime

I second the motion.
C. H. Doohittle

On motion of Westervelt of Greene the House adjourned until 9:00 a. m. Friday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, March 11, 1921.

House met pursuant to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. Alfred Truman Bishop, pastor of the M. E. church, Perry.

Journal of March 10th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Rankin of Lee leave of absence was granted Lake of Woodbury for the day.

\section*{PETITIONS}

Kime of Webster presented a petition from Webster county Red Cross committee on nursing, relative to House File No. 584, by Doolittle.

Referred to committee on public health.
Hauge of Polk presented a petition from business women of Des Moines, relative to maximum hour and minimum wage bills.

Referred to committee on judiciary.
Aiken of Ida presented a petition from citizens of Ida county, relative to fish and game laws.

Referred to committee on fish and game.

\section*{REPORTS OF COMMITTEES}

Parsons of Calhoun, from the committee on county and township organizations, submitted the following report:

Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 586, a bill for an act to repeal
section thirteen hundred sixty-six (1366) supplement to the code of Iowa, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eightyfive (385), acts of the thirty-eighth general assembly, and to enact a substitute therefor relative to books of assessors, beg leave to report they have had 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. Parsons, Chairman.
Report adopted.
Hauge of Polk, from the committee on municipal corporations submitted the following report:

Mr. Speakfr-Your committee on municipal corporations to whom was referred Senate File No. 331, a bill for an act to amend section ten hundred fifty-six-a sixty-one ( 1056 -a-61) supplement to the code, 1913, (C. C. Sec. 4265), fixing population of cities authorized to levy tax for garbage disposal plant or system, beg leave to report they have had 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. O. Hauge, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 602, a bill for an act to amend section eight hundred eighty ( 880 ) providing for the condemnation and purchase of land by cities and towns for certain 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 indefinitely postponed.
A. O. Hadge, Chairman.

Report adopted and House File No. 602 was indefinitely postponed.

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 548, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ) for school building 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, and when so amended the bill do pass:

By striking out the period at the end of section three (3), and inserting a comma in lieu thereof, and by adding the following words: "without expense to the state."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Springer of Louisa, from the committee on schools and textbooks submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 293, a bill for an act to amend the law as it appeared in section one (1), chapter seventy-two (72), acts of the Thirtyeighth General Assembly, (C. C. Sec. 2578) relating to high school tuition of non-resident pupils in approved 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 do pass.

Arther Springer, Ohairman.
Report adopted.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 451, a bill for an act to provide for additional funds to complete the cattle barn and sale pavilion, and pay the balance due on purchase of additional land to the state fair grounds, and provide for the assessment for paving now levied against state fair grounds, 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.

\author{
E. P. Harrison, Ohairman.
}

Report adopted.
Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 512, a bill for an act to amend section 1137-a15, supplement to the code, 1913, (C. C. Sec. 508), prescribing the form of ballots to be used on voting machines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
I. E. Beaman, Chairman.
}

Report adopted.

Blake of Fayette, from the committee on railroads, submitted the following report:

Mr. Speaker-Your committee on railroads to whom was referred House File 560, a bill for a act to amend section twenty-one hundred fifty-seven-g ( \(2157-\mathrm{g}\) ) supplement to the code, 1913 , as amended by chapter one hundred seventy-four (174), acts of the Thirty-eighth General Assembly (C. C. 5221) relating to persons entitled to transportation on common carriers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
W. R. Blake, Acting Chairman.
}

Report adopted.
Also :
Mr. Spaker-Your committee on railroads to whom was referred House File 506, a bill for an act to amend section twenty-one hundred sixteen (2116) supplement to the code, 1913, (C. C. Sec. 5019) relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroad to which applicable, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that it be amended as follows, and when so amended, the bill do pass:

Strike out section one (1), and insert in lieu thereof the following:
"Section 1. That section twenty-one hundred sixteen (2116) supplement to the code, 1913, (C. C. Sec. 5019) be and is hereby amended by striking from line seventeen (17) the words "of more than twenty-five miles in length."

\author{
W. R. Blake, Acting Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on railroads to whom was referred House File 495, a bill for an act to amend the law as the same appears in section two thousand and eighty-three-j ( \(2083-\mathrm{j}\) ) supplement to the code, 1913, (C. C. Sec. 5118, Par. 1) relating to caboose cars, beg leave to report that 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 do pass.

\author{
W. R. Blake, Acting Chairman.
}

\section*{Report adopted.}

Also :
Mr. Speaker--Your committee on railroads to whom was referred Senate File 467, a bill for an act to amend section seven hundred sixty-nine (769) of the code (C. C. 3817) relating to railway crossings, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
W. R. Blake, Acting Chairman.
}

Report adopted.
Dodd of Howard, from the committee on public utilities, submitted the following report:

Mr. Speaker--Your committee on public utilities to whom was referred House File No. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a) supplemental supplement, 1915, (C. C. Sec. 3814) and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so-called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities or towns, under the commission form of government, cities acting under special charter and cities acting under the manager form of city government and providing penalties 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 amended as follows, and when so amended the bill do pass:

Amend the title by inserting after the comma (,) following the word "towns" in line six thereof the words "including cities and towns acting".

\section*{Also :}

Amend section 3 by changing the period at the end thereof to a comma (,) and adding the following thereto:
"and further provided that said busses and vehicles may have a terminus in the business district of such city or town, and for the purpose of going to and from such terminus said busses and vehicles may travel over such portion only of said prohibited streets and alleys as is necessary to connect directly with the licensed route of said busses and vehicles over the streets and alleys on which there are no street car line or lines."
H. H. Dodd, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on public utilities to whom was referred House File No. 623, a bill for an act regulating the furnishing of public
service, the means and grants enabling such service to be furnished, providing for the term of such service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service and establishing a court of appeal to be known as a court of public service, and fixing its power and providing procedure, beg leave to report they have had 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 inserting a substitute in lieu thereof.

\author{
H. H. Dodd, Chairman.
}

Report adopted.
Peters of Dallas, 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. 287, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvement, equipment and appliances needed in any or all of the state institutons, beg leave to report they have had 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 and that the bill with amendments be referred to the appropriations committee, with the recommendation that it do pass:

Amend by striking out the figures \(\$ 50,000.00\) in line five (5), section three (3) and inserting in lieu thereof the figures \(\$ 40,000000\).

By striking out the figures \(\$ 30,000.00\) in line eight (8), section four (4), and inserting in lieu thereof the figures \(\$ 25,000.00\).

By striking out the figures \(\$ 2,500.00\) in line six (6), section five (5), and inserting in lieu thereof the figures \(\$ 1,500.00\), and in line fourteen (14) of same section by striking out the figures \(\$ 15,000.00\) and inserting in lieu thereof the figures \(\$ 13,000.00\).

By striking out the figures \(\$ 2,000.00\) in line six (6) section six (6) and inserting in lieu thereof the figures \(\$ 1,000.00\).

By striking out the figures \(\$ 175,000.00\) in line four (4), section seven (7), and inserting in lieu thereof the figures \(\$ 100,000.00\), by striking out the figures \(\$ 165,000.00\) in line six (6) of same section, and inserting in lieu thereof the figures \(\$ 140,000.00\); by strking out the figures \(\$ 30,000.00\) in line nine (9) of same section and inserting in lieu thereof the figures \(\$ 25,000.00\).

By striking out the figures \(\$ 30,000.00\) in line eleven (11), section eight (8) and inserting in lieu thereof the figures \(\$ 25,000.00\).

By striking out all of line three in section nine (9); by striking out the figures \(\$ 1,500.00\) in line seven (7) of same section and inserting in lieu thereof the figures \(\$ 1,000.00\).

By striking out the figures \(\$ 25,000.00\) in line five (5), section ten (10) and inserting in lieu thereof the figures \(\$ 15,000.00\); by striking out the figures \(\$ 50,000.00\) in line eight ( 8 ) of same section and inserting in lieu thereof the figures \(\$ 40,000.00\).

By striking out the figures \(\$ 7,000.00\) in line five (5), section eleven (11), and inserting in lieu thereof the figures \(\$ 3,500.00\); by striking out the figures \(\$ 50,000.00\) in line seven (7) of same section and inserting in lieu thereof the figures \(\$ 40,000.00\).

By striking out all of line three (3) in section twelve (12); by striking out the figures \(\$ 40,000.00\) in line six (6) of same section and inserting in lieu thereof the figures \(\$ 35,000.00\).

By striking out all of line four (4) in section thirteen (13); by striking out the figures \(\$ 15,000.00\) in line five of same section and inserting in lieu thereof the figures \(\$ 10,000.00\); by striking out the figures \(\$ 8,500.00\) in line six (6) of same section and inserting in lieu thereof the figures \(\$ 6,000.00\); by striking out the figures \(\$ 5,000.00\) in line seven (7) of same secton and inserting in lieu thereof the figures \(\$ 1,000.00\); by striking out the figures \(\$ 50,000.00\) in line nine (9) in same section and inserting in lieu thereof the figures \(\$ 40,000.00\).

By striking out the figures \(\$ 80,000.00\) in line four (4), section fourteen (14), and inserting in lieu thereof the figures \(\$ 70,000.00\); by striking out the figures \(\$ 50,000.00\) in line five (5) of same section and inserting in lieu thereof the figures \(\$ 40,000.00\); by striking out the figures \(\$ 50,000.00\) in line six (6) of same section and inserting in lieu thereof the figures \(\$ 40,000.00\); by striking out the figures \(\$ 8,500.00\) in line seven (7) of same section and inserting in lieu thereof the figures \(\$ 6,000.00\); by striking out the figures \(\$ 3,500.00\) in line nine (9) of same section and inserting in lieu thereof the figures \(\$ 2,000.00\); by striking out the figures \(\$ 20,000.00\) in line eleven (11) of same section and inserting in lieu thereof the figures \(\$ 15,000.00\).

By striking out the figures \(\$ 200,000.00\) in line three (3) of section fifteen (15) and inserting in lieu thereof the figures \(\$ 100,000.00\); by striking out the figures \(\$ 2,000.00\) in line six ( 6 ) of same section and inserting in lieu thereof the figures \(\$ 1,500.00\); by striking out the figures \(\$ 30,000.00\) in line eight (8) of same section and inserting in lieu thereof the figures \(\$ 25,000.00\).

By striking out the figures \(\$ 4,000.00\) in line three (3) of section sixteen (16) and inserting in lieu thereof the figures \(\$ 2,000.00\); by striking out all of line five (5) of same section; by striking out the figures \(\$ 2,000.00\) in line nine (9) of same section and inserting in lieu thereof the figures \(\$ 1,500.00\); by striking out the figures \(\$ 25,000.00\) in line eleven (11) of same section and inserting in lieu thereof the figures \(\$ 20,000.00\).

By striking out the figures \(\$ 18,000.00\) in line three (3), section seventeen (17), and inserting in lieu thereof the figures \(\$ 15,000.00\); by striking out the figures \(\$ 15,000.00\) in line five (5) of same section and inserting in lieu thereof the figures \(\$ 12,000.00\).

James Peters, Chairman.
Report adopted and House File No. 287 with amendments proposed by the committee on board of control was referred to the committee on appropriations.

\section*{Also :}

Mr. Speaker-Your committee on board of control to whom was referred House File No. 576, a bill for an act to repeal section twenty-six hundred one (2601) supplement to the code, 1913, (C. C. Sec. 1916), twenty-six hundred two (2602) supplement to the code, 1913, (C. C. Sec. 1917) twenty-six hundred six (2606), supplemental supplement to the code, 1915, and chapter one hundred ninety-six (196), acts of the 38th General Assembly, (C. C. 1920) relating to the object, purpose and qualifications for admission to the Iowa Soldiers' Home, 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.

James Peters, Chairman.
Report adopted.

\section*{CONSIDERATION OF BILLS}

Calendar No. 1, House File No. 344, a bill for an act to amend section fifty-six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173), acts of the Thirtyeighth General Assembly, (C. C. Sec. 2258), relating to granting pardons, with report of committee recommending substitute amendment and passage was taken up and considered.

On request of Peters of Dallas, unanimous consent having been obtained, action on House File No. 344 was deferred and the bill was allowed to retain its place on the calendar.

Speaker McFarlane in the chair.
House File No. 494, a bill for an act to amend the law as it appears in section one hundred thirteen (113), supplement to the code 1913, (C. C. Sec. 150) and section fourteen hundred fifty-seven (1457), supplement to the code 1913, (C. C. Sec. 4767), relating
to the payment of interest on public funds, with report of committee recommending passage was taken up for consideration.

The amendment filed by Forsling of Woodbury, found on page 807 of the journà of March 7th, was taken up and considered.

Mr. Forsling moved the adoption of the amendment.
On the question of the adoption of the amendment, a rol! call was asked for by Moen of Lyon.

On the question, "Shall the amendment of Forsling of Woorbury be adopted?"'

Ayes, 64
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Powers \\
Becker & Gilmore of Clay & Ramsey \\
Beeman & Graham & Rankin \\
Blake & Hanna & Rumley \\
Bradley & Hauge & Sampson \\
Brady & Ingersoll & Santee \\
Buffington & Justice & Schulte \\
Calhoun & Kime & Slemmons \\
Children & Knickerbocker & Smith \\
Clark & Letts & Springer \\
Colbert & LeValley & Stimson \\
Criswell & McClune & Storey \\
Dodd & Miller & Van Camp \\
Doolittle & Moorhead & Weaver \\
Edgington & Morgan & Weber \\
Edson & Narey & Westervelt \\
Elliott & Nervig & Wolfe \\
Forsling & O'Donnell & Year \\
Garber of Adair & Olson & Yenter \\
Garber of Floyd & Ontjes & Mr. Speaker \\
Gibson & Parrott & \\
Gilbert & Perkins &
\end{tabular}

Nays, 35
\begin{tabular}{|c|c|c|}
\hline Aldrich & & Held \\
\hline Anderson & & Huff \\
\hline Benz & \(1]\) & Larson \\
\hline Berry & 1 & !Lockin \\
\hline Carter & 13 \% & (Long \\
\hline Elson & & McCulloch \\
\hline Emery & if & McGhee \\
\hline Gilbertson & & Mayne \\
\hline Grimwood & & Moen \\
\hline Gunderson & & Orr \\
\hline Harrison & & Parsons \\
\hline Healy & & PPeters \\
\hline
\end{tabular}

\footnotetext{
Peterson
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Sterling
Truax
Ulstad
Vance
Wamstad
Young
}

Absent or not voting, 8
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Francis \\
Gordon
\end{tabular} & McDonald \\
Donhowe & Lake & Mills \\
Fackler & Lake &
\end{tabular}

So the amendment was adopted.
Moen of Lyon moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?""
Ayes, 100
\begin{tabular}{lll} 
Aiken & Graham & Parsons \\
Aldrich & Grimwood & Perkins \\
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Huff & Sampson \\
Bradley & Ingersoll & Santee \\
Brady & Justice & Schirmer \\
Buffington & Kime & Schulte \\
Calhoun & Knickerbocker & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Children & Letts & Shores \\
Clark & LeValley & Slemmons \\
Colbert & Lockin & Smith \\
Criswell & Long & Sterling \\
Dodd & McClune & Stimson \\
Donhowe & McCulloch & Storey \\
Doolittle & McDonald & Truax \\
Edgington & McGhee & Ulstad \\
Edson & Mayne & Van Camp \\
Elliott & Miller & Vance \\
Elson & Moen & Wamstad \\
Emery & Moorhead & Weaver \\
Forsling & Morgan & Weber \\
Garber of Adair & Narey & Westervelt \\
Garber of Floyd & Nervig & Wolfe \\
Gibson & O'Donnell & Year \\
Gilbert & Olson & Yenter \\
Gilbertson & Gilmore of Cedar & Orr \\
Gilmore of Clay & Parrott & \\
& & \\
& &
\end{tabular}

Nays, None
Absent or not voting, 7
\begin{tabular}{lll} 
Fackler & Lake & Young \\
Francis & Mills \\
Gordon & Springer
\end{tabular}

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

Speaker pro tempore Larson in the chair.
- Calendar No. 4, House File No. 505, a bill for an act to amend chapter one hundred ninety-four (194), acts of the Thirty-seventh General Assembly (C. C. Sec. 4271), pertaining to taxes in aid of the construction of swimming pools, bathing beaches, bath houses, ice rinks, dance pavilions, shelter houses, wading pools, and river walls, with report of committee recommending substitute amendment and passage was taken up for consideration.

On motion of Weaver of Polk the substitute committee amendments found on page 707 of the journal of February 24th, were adopted.

Speaker McFarlane in the chair.
Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilmore of Clay & Parrott \\
\hline Becker & Graham & Parsons \\
\hline Beeman & Grimwood & Perkins \\
\hline Benz & \({ }^{\text {THanna }}\) & Peters \\
\hline Brady & Harrison & Peterson \\
\hline Buffington & Hauge & Powers \\
\hline Calhoun & Healy & Ramsey \\
\hline Carter & Ingersoll & Rankin \\
\hline Children & Justice & Rumley \\
\hline Clark & HKime & Sampson \\
\hline Colbert & Knickerbocker & Santee \\
\hline Criswell & Larson & Schirmer \\
\hline Dodd & 1 Letts & Scott of Fremont \\
\hline Donhowe & LeValley & Shores \\
\hline Doolittle & Lockin & Smith \\
\hline Edgington & Long & Springer \\
\hline Edson & McClune & Sterling \\
\hline Elliott & McCulloch & Stimson \\
\hline Elson & 'McGhee & Storey \\
\hline Emery & 'Mayne & Truax \\
\hline Forsling & . Miller & Van Camp \\
\hline Garber of Adair & Moorhead & Weaver \\
\hline Garber of Floyd & Morgan & Weber \\
\hline Gibson & iNarey & Wolfe \\
\hline Gilbert & Nervig & Year \\
\hline Gilbertson & O'Donnell & Yenter \\
\hline Gilmore of Cedar & Ontjes & Mr. Speaker \\
\hline
\end{tabular}

Nays, 9
\begin{tabular}{lcl} 
Aiken & Bradley & Scott of Appanoose \\
Aldrich & Huff & Slemmons \\
Berry & Orr & Young
\end{tabular}

Absent or not voting, 17
\begin{tabular}{|c|c|c|}
\hline Anderson & Held & Schulte \\
\hline Blake & Lake & Ulstad \\
\hline Fackler & McDonald & Vance \\
\hline Francis & Mills & Wamstad \\
\hline Gordon & Moen & Westervelt \\
\hline Gunderson & Olson & \\
\hline
\end{tabular}

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

\section*{SPECIAL ORDER NO 1}

Time having arrived for the consideration of Special Order No. 1, House File No. 477, a bill for an act to repeal sections four hundred fifty-seven (457), seven hundred seven (707), eight hundred eighty-nine (889), of the code, (C. C. sections 3139, 3611, and 4038) ; also sections four hundred fifty-eight (458), four hundred fifty-eight-a (458-a), four hundred fifty-eight-b (458-b) of the supplement to the code 1913, (C. C. sections 3138, 3140 and 3141) ; also chapter fifty (50) of the acts of the Thirty-seventh General Assembly, (C. C. section 1848), and to enact a substitute therefor, in relation to the taxation, licensing and controlling of dogs, was taken up for consideration.

The amendment filed by Harrison of Pottawattamie, found on page 917 of the journal of March 10th was taken up and considered. .

Harrison of Pottawattamie offered the following amendment to his amendment and moved its adoption:

Amend the amendment by Harrison of Pottawattamie by adding to the proposed section 14 the following:
"Dogs exempted from taxation under the provisions of this act shall be assessed and taxed as personal property."

Amendment to the amendment adopted.
On motion of Harrison of Pottawattamie the amendment as amended was adopted.

Children of Pottawattamie offered the following amendment and moved its adoption:

Amend House File No. 477 by striking out all of section fifteen (15) thereof and substituting in lieu thereof:
"Sec. 15. That section four hundred fifty-seven (457) of the code (C. C. 3139) section four hundred fifty-eight (458) of the supplement of 1913 (C. C. Sec. 3138) and chapter fifty (50) of the acts of the Thirtyseventh General Assembly (C. C. Sec. 1848), be and the same are hereby repealed.

Amendment adopted.
Children of Pottawattamie offered the following amendment to the title and moved its adoption :

Amend the title to House File 477 as follows:
By striking out the title as it appears in the bill and substituting in lieu thereof the following:
"An act to repeal section four hundred fifty-seven (457) of the code, (C. C. Sec. 3139), section four hundred fifty-eight (458) of the supplement of the code of 1913 (C. C. Sec. 3138), also chapter fifty (50) of the acts of the Thirty-seventh General Assembly, (C. C. Sec. 1848) and to enact a substitute therefor, relating to the taxation, licensing and controlling of dogs."

Amendment adopted.
Clark of Linn moved that further action on House File No. 477 be deferred and that the bill be re-referred to the committee on municipal corporations.

Westervelt of Green moved as a substitute motion for the motion of Clark of Linn, that action on House File No. 477 be deferred and that the bill be made a special order for 10:00 o'clock a. m., March 12th.

Substitute motion prevailed and it was so ordered.
On request of O'Donnell of Dubuque rule 63 was suspended for the remainder of the morning.

Calendar No. 5, House File No. 510, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9), (C. C. Sec. 4844), and section nineteen hundred eighty-nine-a thirty-four (1989-a34), (C. C. Sec. 4882), of chapter two-A (2-A) title X, supplement to the code, 1913, relating to the payment on drainage
work, with report of committee recommending passage was taken up and considered.

SPECIAL ORDER NO. 2
Time having arrived for the consideration of Special Order No. 2, House File No. 475, a bill for an act to amend section four (4) of chapter two hundred thirty-seven (237), acts of the Thirtyeighth General Assembly, (C. C. Sec. 2912), relating to the expenditure of the primary road fund, was taken up for consideration.

By unanimous consent action on Special Order No. 2, House File No. 475 was deferred until House File No. 510 could be disposed of.

House resumed consideration of House File No. 510.
Parsons of Calhoun moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{|c|c|c|}
\hline Aiken & Garber of Floyd & wcGhee \\
\hline Aldrich & \(1]\) Gibson & Mayne \\
\hline Allyn & Gilbert & Mills \\
\hline Anderson & Gilmore of Cedar & Moen \\
\hline Becker & Gilmore of Clay & Moorhead \\
\hline Beeman & Gordon & Nervig \\
\hline Benz & 1 TGraham & O'Donnell \\
\hline Berry & Grimwood & Olson \\
\hline Blake & Gunderson & Ontjes \\
\hline Brady & Hanna & Orr \\
\hline Buffington & Harrison & Parrott \\
\hline Calhoun & Hauge & Parsons \\
\hline Carter & Healy & Perkins \\
\hline Children & Held & Peterson \\
\hline Clark & 1 Huff & Powers \\
\hline Criswell & Ingersoll & Ramsey \\
\hline Dodd & Justice & Rankin \\
\hline Donhowe & Kime & Rumley \\
\hline Doolittle & Knickerbocker & Sampson \\
\hline Edgington & Larson & Santee \\
\hline Edson & Letts & Schirmer \\
\hline Elliott & LeValley & Schulte \\
\hline Elson & Lockin & Scott of Appanoose \\
\hline Emery & Long & Scott of Fremont \\
\hline Fackler & McClune & Shores \\
\hline Francis & - 'McCulloch & Slemmons \\
\hline Garber of Adair & McDonald & Smith \\
\hline
\end{tabular}

Springer
Sterling
Stimson
Storey
Truax

Ulstad
Van Camp
Wamstad
Weaver
Weber

Westervelt
Wolfe
Year
Young
Mr. Speaker

Nays, None

Absent or not voting, 11

Bradley
Colbert
Forsling
Gilbertson

Lake
Miller Morgan Narey

\section*{Peters}

Vance
Yenter

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

SPECIAL ORDER NO. 2
House File No. 475, a bill for an act to amend section four (4) of chapter two hundred thirty-seven (237) acts of the Thirtyeighth General Assembly, (C. C. Sec. 2912), relating to the expenditure of the primary road fund, with majority report of committee recommending indefinite postponement and report of the minority recommending passage, was taken up for consideration.

Criswell of Boone moved that the report of the minority be substituted for the report of the majority.

Motion prevailed.
The substitute amendment proposed by Springer of Louisa, found on pages 834 and 835 of the journal of March 8th was taken up, considered, and on motion of Mr. Springer, adopted.

Criswell of Boone moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 100
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Beeman \\
Aldrich
\end{tabular} & Calhoun \\
Allyn & Berz & Carter \\
Anderson & Blake & Children \\
Becker & Brady & Clark \\
& & Criswell
\end{tabular}
Dodd
Donhowe
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis of Adair
Garber of
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll

Justice
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peterson
Powers
Ramsey

Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Truax

Bradley
Buffington
Colbert

Lake
O'Donnell
Peters

Nays, None
Absent or not voting, 7

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Weaver of Polk, unanimous consent having been giv. en, House File No. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred sev. enty (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), fourteen hundred seventy-four (1474), fourteen hundred seventyfive (1475), and fourteen hundred eighty (1480), (C. C. secs. 4721, \(4723,4731,4732,4734,4739\) and 4741 ), and to amend the law as it appears in chapter four (4), title seven (VII) supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV), relating to the assessment and collection of taxes upon devises, be-
quests, legacies, gifts, and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes, with senate amendments, was taken up and the amendments as found on pages 916 and 917 of the journal of March 10th, read and considered.

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 98
\begin{tabular}{|c|c|c|}
\hline Aldrich & Graham & Peters. \\
\hline Allyn & Grimwood & Peterson \\
\hline Anderson & Gunderson & Powers \\
\hline Becker & Hanna & Ramsey \\
\hline Beeman & Harrison & Rankin \\
\hline Benz & Hauge & Rumley \\
\hline Berry & Healy & Sampson \\
\hline Blake & & Santee \\
\hline Bradley & Ingersoll & Schirmer \\
\hline Brady & Justice & Schulte \\
\hline Buffington & Kime & Scott of Appanoose \\
\hline Carter & Knickerbocker & Scott of Fremont \\
\hline Children & Larson & Shores \\
\hline Clark & LeValley & Slemmons \\
\hline Criswell & Long & Smith \\
\hline Dodd & McClune & Springer \\
\hline Donhowe & McCulloch & Sterling \\
\hline Doolittle & MeDonald & Stimson \\
\hline Edgington & McGhee & Storey \\
\hline Elliott & Mayne & Truax \\
\hline Elson & Miller & Ulstad \\
\hline Emery & Moen & Van Camp \\
\hline Fackler & Moorhead & Vance \\
\hline Forsling & Morgan & Wamstad \\
\hline Francis & Narey & Weaver \\
\hline Garber of Adair & Nervig & Weber \\
\hline Garber of Floyd & O'Donnell & Westervelt \\
\hline Gibson & Olson & Wolfe \\
\hline Gilbert & Ontjes & Year \\
\hline Gilbertson & Orr & Yenter \\
\hline Gilmore of Cedar & Parrott & Young \\
\hline Gilmore of Clay & Parsons & Mr. Speaker \\
\hline Gordon & Perkins & \\
\hline
\end{tabular}

Nays, 2
Aiken
Huff
Absent or not voting, 7
\begin{tabular}{lll} 
Calhoun & Lake & Mills \\
Colbert & Letts & \\
Edson & Lockin &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 280.

\section*{CONSIDERATION OF BILLS}

House File No. 511, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-seven (1989-a27), supplement to the code, 1913, as amended by section six (6) of chapter three hundred forty-four (344) acts of the Thirty-seventh General Assembly and section two (2) of chapter sixty-four (64) and section two (2) of chapter two hundred seventy-one (271), acts of the Thirty-eighth General Assembly (C. C. Sec. 4875) and section nineteen hundred eighty-nine-a thirty-4wo (1989-a32) supplement to the code, 1913, (C. C. Sec. 4880) relating to the assessment of costs and damages on drainage districts, with report of committee recommending passage was taken up for consideration.

The amendment filed by Perkins of Sac, found on page 917 of the journal of March 10th, was taken up, considered, and on motion of Mr. Perkins, adopted.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 94
\begin{tabular}{lll} 
Aiken & Elson & Justice \\
Aldrich & Emery & Kime \\
Anderson & Fackler & Knickerbocker \\
Becker & Forsling & LeValley \\
Beeman & Francis & Lockin \\
Benz & Garber of Adair & Long \\
Berry & Gibson & McClune \\
Bradley & Gilbertson & McCulloch \\
Brady & Gilmore of Cedar & McDonald \\
Buffington & Gilmore of Clay & McGhee \\
Calhoun & Gordon & Mayne \\
Carter & Graham & Miller \\
Children & Grimwood & Mills \\
Clark & Gunderson & Moen \\
Criswell & Hanna & Moorhead \\
Dodd & Harrison & Narey \\
Elliott & Hauge & Nervig \\
Donhowe & Healy & ODDonnell \\
Doolittle & Held & Olson \\
Edgington & Huff & Ontjes \\
Edson & Ingersoll & \\
& & Orr
\end{tabular}

Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee Schirmer

Schulte
Scott of Appanoose
Scott of Fremont Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax

Ulstad
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, None

Absent or not voting, 13
\begin{tabular}{lll} 
Allyn & Lake & Weaver \\
Blake & Larson & Yenter \\
Colbert & Letts & Young \\
Garber of Floyd & Morgan & \\
Gilbert & Rumley &
\end{tabular}

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

Calendar No. 7, House File No. 537, a bill for an act to amend section nineteen hundred eighty-nine-a thirteen (1989-al3), supplement to the code, 1913, (C. C. Sec. 4853) relating to the levy and collection of taxes on drainage improvements, with report of committee recommending passage was taken up and considered.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'
Ayes, 87
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Donhowe \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Gilmore of Cedar \\
Doolittle
\end{tabular} \\
Becker & Edgington & Gilmore of Clay \\
Beeman & Edson & Gordon \\
Benz & Elliott & Graham \\
Blake & Elson & Grimwood \\
Bradley & Emery & Gunderson \\
Brady & Fackler & Hanna \\
Buffington & Forsling & Harrison \\
Calhoun & Francis & Healy \\
Children & Gibld \\
Criswell & Gilbert & Huff \\
Dodd & Gilbertson & Ingersoll \\
& & Knickerbocker
\end{tabular}

Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
O'Donnell
Olson
Ontjes


Parrott
Parsons
Perkins
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
'Smith
Sterling:
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 20
\begin{tabular}{lll} 
Aldrich & Garber of Floyd & Mills \\
Allyn & Hauge & Nervig \\
Berry & Sustice & Peters \\
Carter & Kime & Rumley \\
Clark & Lake & Springer \\
Colbert & Garber of Adair & Larson \\
McDonald & Young
\end{tabular}

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

Calendar No. 9, House File No. 543, a bill for an act authorizing any city or town to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city or town, although situated in another county than that in which said city or town is located, with report of committee recommending passage was taken up and considered.

Francis of Taylor offered the following amendment and moved its adoption:

Amend House File No. 543 as follows:
Line 3-Strike out "and" after the word "cities" and insert a comma, also after the word "towns" in line three (3) insert the words "or township".

Line 5-Insert after the word "limits" the words "or boundary line".
Line 6-Strike the word "or" after city and insert a comma, also after the word "town" insert the words "or township".

Line 7-Strike the word "or" after the word "city" and insert a comma, also after the word "town" and insert the words "or township."

Mr. Francis moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 98
\begin{tabular}{lll} 
Aldrich & Grimwood & Parsons \\
Anderson & Gunderson & Perkins \\
Becker & Hanna & Peters \\
Beeman & Harrison & Peterson \\
Benz & Hauge & Powers \\
Berry & Healy & Ramsey \\
Blake & Held & Rankin \\
Bradley & Huff & Rumley \\
Brady & Ingersoll & Sampson \\
Buffington & Justice & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Larson & Schulte \\
Clark & Letts & Scott of Appanoose \\
Dodd & LeValley & Scott of Fremont \\
Donhowe & Lockin & Shores \\
Doolittle & Long & Slemmons \\
Edgington & McClune & Smith \\
Edson & McCulloch & Sterling \\
Elliott & McDonald & Stimson \\
Elson & McGhee & Storey \\
Emery & Mayne & Truax \\
Fackler & iMiller & Ulstad \\
Forsling & Mills & Van Camp \\
Francis & Moen & Vance \\
Garber of Adair & Moorhead & Wamstad \\
Garber of & Floyd & Morgan \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilbertson & O'Donnell & Westervelt \\
Gilmore of Cedar & Olson & Wolfe \\
Gilmore of Clay & Ontjes & Year \\
Gordon & Orr & Yenter \\
Graham & Oarrott & Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 9
\begin{tabular}{llll} 
Aiken & & Colbert & Lake \\
Allyn & \(\ddots\) & iCriswell & Springer \\
Children & & Kime & Young
\end{tabular}

The bill having received a constitution majority was declared to have passed the House.

Francis of Taylor offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 543 by substituting a comma (,) for the word "or" following the word "city", in lines one, two and four.

Also ky inserting after the word "town" in lines one, three and four the words "or township".

Amendment adopted and the title as amended was agreed to.
Calendar No. 15, House File No. 597, a bill for an act to amend sections sixteen (16) and thirty-five (35) of chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Secs. 3059 and 3078), relating to the collection, possession and remittance of fees and penalties for the registration of motor vehicles, was taken up and considered.

The amendment filed by Becker of Clayton, found on pages 917 and 918 of the journal of March 10th, were taken up, considered, and on motion of Mr. Becker, adopted.

Mr. Becker moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 96
\begin{tabular}{lll} 
Bldrich & & \\
Ald & Garber of Floyd & McGhee \\
Anderson & Gibson & Mayne \\
Becker & Gilbert & Miller \\
Beeman & Gilbertson & Moen \\
Benz & Gilmore of Cedar & Moorhead \\
Berry & Gordon & Morgan \\
Bradley & Graham & Narey \\
Brady & Grimwood & Nervig \\
Buffington & Hanna & O'Donnell \\
Calhoun & Harrison & Olson \\
Carter & Hauge & Ontjes \\
Children & Healy & Orr \\
Clark & Held & Parrott \\
Criswell & Huff & Parsons \\
Dodd & ingersoll & Perkins \\
Donhowe & Justice & Peters \\
Doolittle & Kime & Peterson \\
Edgington & Knickerbocker & Powers \\
Edson & Larson & Ramsey \\
Elliott & Letts & Rankin \\
Elson & LeValley & Rumley \\
Emery & Lockin & Sampson \\
Fackler & Long & Santee \\
Forsling & McClune & Schirmer \\
Francis & McCulloch & Schulte \\
Garber of Adair & McDonald & Scott of Appanoose
\end{tabular}
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson

Weaver
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, None

Absent or not voting, 11

Aiken
Allyn
Blake
Colbert
\begin{tabular}{ll} 
Gilmore of Clay & Springer \\
Gunderson & Yenter \\
Lake & Young \\
Mills &
\end{tabular}

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

PRINTING OF SUBSTITUTE COMMITTEE AMENDMENT TO HOUSE FILE NO. 623

Springer of Louisa moved that five hundred copies of the substitute amendment proposed by the committee on public utilities to House File No. 623 be ordered printed.

Motion prevailed and it was so ordered.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 410.
Senate File No. 465.

\section*{SPECIAL ORDER MADE}

On request of Mayne of Palo Alto, unanimous consent having been obtained, Calendar No. 35, House File No. 431 was made a special order for Thursday, March 17th at 10:00 o'clock a. m.

On motion of Scott of Fremont the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

LEAVE OF ABSENCE
On request of Becker of Clayton leave of absence was granted Fackler of Adams until tomorrow.

On request of Rankin of Lee leave of absence was granted Parrott of Carroll until Monday.

\section*{CONSIDERATION OF BILLS}

Calendar No. 12, Senate File No. 307, a bill for an act for the prevention of blindness from inflammation of the eyes of the new born, designating certain powers and duties and otherwise providing for the enforcement of this act, with majority report of committee recommending indefinite postponement and minority report of the committee recommending passage, was taken up for consideration.

Emery of Wapello moved that the report of the minority be substituted for the report of the majority.

Scott of Appanoose demanded a roll call.
Smith of Clinton raise the point of order that inasmuch as the bill was voted upon unanimously in the committee for indefinite postponement, there could be no minority report recommending passage.

The Speaker ruled that the point of order was not well taken.
On the question, "Shall the minority report be substituted for the report of the majority?"

Ayes, 67
\begin{tabular}{lll} 
Allyn & \(:\) & \begin{tabular}{l} 
Doolittle \\
Anderson
\end{tabular} \\
\begin{tabular}{ll} 
Edgington & Gilmore of Cedar \\
Beeker & Edson
\end{tabular} & \begin{tabular}{l} 
Gordon
\end{tabular} \\
Bradley & Emery & Graham \\
Buffington & Forsling & Grimwood \\
Carter & Francis & Hanna \\
Children & Garber of Adair & Harrison \\
Colbert & Garber of Floyd & Hauge \\
Dodd & Gibson & Ingersoll \\
& Gilbert & Justice
\end{tabular}

Kime
Knickerbocker
Larson
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Moen
Moorhead

Narey
O'Donnell
Orr
Peterson
Powers
Ramsey
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Stimson

Storey
Truax
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, 14
Berry
Blake
Criswell
Elliott
Gunderson

Huff
Nervig
Olson
Ontjes
Parsons

Peters
Rumley
Scott of Appanoose
Springer

Perkins
Rankin
Slemmons
Smith
Sterling
Ulstad
Weaver
Young

So the minority report was substituted for the report of the majority.

\section*{SPECIAL ORDER NO. 3}

Time having arrived for the consideration of special order No. 3, House File No. 436 , a bill for an act to license and regulate the business of making loans in sums of three hundred dollars ( \(\$ 300.00\) ) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing the rate of interest and charge therefor, and penalities for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to repeal the law as it appears in section three thousand forty-one-a (3041-a) supplemental supplement to the code, 1915 , (C. C. section 5893), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of O'Donnell of Dubuque the committee amend-
ments, found on pages 870 and 871 of the journal of March 9th, were adopted.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 100
\begin{tabular}{|c|c|c|}
\hline Aiken & Graham & Perkins \\
\hline Allyn & Grimwood & Peters \\
\hline Anderson & Gunderson & Peterson \\
\hline Becker & Hanna & Powers \\
\hline Beeman & Harrison & Ramsey \\
\hline Benz & Hauge & Rankin \\
\hline Berry & Healy & Rumley \\
\hline Blake & Held & Sampson \\
\hline Bradley & Ingersoll & Santee \\
\hline Brady & Justice & Schirmer \\
\hline Buffington & Kime & Schulte \\
\hline Calhoun & Knickerbocker & Scott of Appanoose \\
\hline Carter & Larson & Scott of Fremont \\
\hline Children & Letts & Shores \\
\hline Clark & LeValley & Slemmons \\
\hline Colbert & Lockin & Smith \\
\hline Criswell & Long & Springer \\
\hline Dodd & McClune & Sterling \\
\hline Donhowe & McCulloch & Stimson \\
\hline Doolittle & McDonald & Storey \\
\hline Edgington & McGhee & Truax \\
\hline Edson & Mayne & Ulstad \\
\hline Elson & Miller & Van Camp \\
\hline Elliott & Mills & Vance \\
\hline Emery & Moen & Wamstad \\
\hline Forsling & Moorhead & Weaver \\
\hline Francis & Morgan & Weber \\
\hline Garber of Adair & Narey & Westervelt \\
\hline Garber of Floyd & Nervig & Wolfe \\
\hline Gibson & O'Donnell & Year \\
\hline rilbert & Olson & Yenter \\
\hline Gilmore of Cedar & Ontjes & Mr. Speaker \\
\hline Gilmore of Clay & Orr & - \\
\hline Gordon & Parsons & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 7
\begin{tabular}{lll} 
Aldrich & Huff & Young \\
Fackler & Lake & \\
Gilbertson & Parrött &
\end{tabular}

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

MOTION TO RECONSIDER LAID UPON THE TABLE
O'Donnell of Dubuque moved to reconsider the vote by which House File No. 436 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

\section*{BUSINESS PENDING}

The House resumed consideration of Senate File No. 307, a bill for an act for the prevention of blindness from inflammation of the eyes of the new born, designating certain powers and duties and otherwise providing for the enforcement of this act.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 86
\begin{tabular}{lll} 
Allyn & Grimwood & Perkins \\
Anderson & Hanna & Peters \\
Becker & Harrison & Peterson \\
Beeman & Hauge & Ramsey \\
Berry & Held & Rankin \\
Blake & Ingersoll & Rumley \\
Bradley & Justice & Sampson \\
Buffington & Kime & Santee \\
Carter & Knickerbocker & Schirmer \\
Children & Larson & Schulte \\
Clark & Letts & Scott of Fremont \\
Colbert & LeValley & Shores \\
Criswell & Lockin & Slemmons \\
Donhowe & Long & Smith \\
Doolittle & Mclune & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McGhee & Storey \\
Elliott & Mayne & Truax \\
Emery & Miller & Ulstad \\
Forsling & Mills & Van Camp \\
Francis & Moen & Vance \\
Garber of Adair & Moorhead & Wamstad \\
Garber of Floyd & Morgan & Weber \\
Gibson & Narey & Westervelt \\
Gilbert & Nervig & Wolfe \\
Gilmore of Cedar & O'Donnell & Year \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Orr & Mr. Speaker \\
Graham & Parsons &
\end{tabular}

Nays, 2
Dodd
Scott of Appanoose
Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Gilbertson & \begin{tabular}{l} 
Parrott \\
Aldrich
\end{tabular} \\
Benz & Gunderson & Powers \\
Brady & Healy & Springer \\
Calhoun & Huff & Weaver \\
Elson & Lake & Young \\
Fackler & McDonald &
\end{tabular}

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

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 303, a bill for an act to amend chapter two hundred thirty-three (233), section one (1), of the laws of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to the protection of quail.
W. H. Vance, Chairman.

Report adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, 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. 303, a bill for an act to amend chapter two hundred thirty-three (233), section one (1) of the laws of the Thirty-seventh General Assembly (C. C. Sec. 1124), relating to the protection of quail.

\section*{Also :}

Senate File No. 495, a bill for an act legalizing bonds issued under section eight hundred forty-three (843) of the code (C. C. Sec. 3957).

Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 303.

\section*{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. 468 , a bill for an act to amend section six hundred sixty-a ( \(660-\mathrm{a}\) ), six hundred sixty-b ( \(660-\mathrm{b}\) ), six hundred sixty-d ( \(660-\mathrm{d}\) ) supplement to the code, 1913 , (C. C. \(3530,3531,3533\) ) relating to the deposit of public funds by cities and towns and the payment of interest thereon.
L. W. Ainsworth, Secretary.

Also :

Mr. Speaker-I 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. 510, a bill for an act to legalize the action of the Iowa state board of education including the finance committee and the presidents or superintendent, the secretaries and the treasurers of certain state educational institutions in transferring certain balances to support funds.
L. W. Atnsworth, Secretary.

Also :
Mr. Speaker-I 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. 583, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the county of Marshall, state of Iowa.
L. W. Alnsworth, secretary.

Also :
Mr. Speaker-I 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. 584, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine county, Iowa.

\section*{L. W. Ainsworth, Secretary.}

Also :
Mr. Speaker-I 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. 497, a bill for an act to amend section five (5) chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3048) relating to allowance of compensation to county treasurers and counties for collection of motor vehicle license fees.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker--1 am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 531, a bill for an act prescribing the kind of lights with which motor vehicles sold or offered for sale must be equipped and providing penalties for the violation thereof.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaher-I 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. 547, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa county, Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 560, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Logan, Harrison county, Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 to amend Sec. 686 the code, 1897, (C. C. Sec. 3580 ) relating to publication of ordinances.
L. W. Ainsworth, Secretary.

Also :
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. 370, a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds popular subscription.
L. W. Ainsworth, 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. 559, a bill for an act to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 17, 1920.
L. W. Ainswortir, 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. 454 , a bill for an act to amend section twenty-seven hundred fifty-two (2752) supplement to the code, 1913, (C. C. Séc. 2541), relating to the election of directors in a school township not divided into sub-districts.

SENATE AMENDMENT TO HOUSE FILE NO. 454
Amend by striking out section 2, publication clause.
L. W. Ainsworth, Secretary.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Narey of Dickinson, unanimous consent having been given, House File No. 454, a bill for an act to amend section twenty-seven hundred fifty-two (2752), supplement to the code,

1913, (C. C. Sec. 2541), relating to the election of directors in a school township not divided into sub-districts, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
- Amend by striking out section 2, publication clause.

Mr. Narey moved that the House concur in the Senate amendments:

On the question, "Shall the House concur?"
Ayes, 88

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Blake
Buffington
Calhoun
Carter
Clark
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edgington
Elliott
Elson
Emery
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood

Hanna
Harrison
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McCulloch
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
o'Donnell
Olson
Ontjes
Orr
Parsons
Perkins
Peters

Nays, None
Absent or not voting, 19

Aiken
Berry
Bradley
Brady
Children
Edson
Fackler

Francis
Gilbertson
iGunderson
Hauge
Huff
Lake
McClune

Peterson
Powers
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

So the House concurred in the Senate amendment to House File No. 454.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 584, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine county, Iowa.

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

Senate File No. 583, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the county of Marshall, state of Iowa.

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

Senate File No. 510, a bill for an act to legalize the action of the Iowa State Board of Education including the finance committee; and the presidents or the superintendent, the secretaries and the treasurers of the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa School for the Deaf, in transferring certain balances which had been appropriated for definite and specific purposes, to the support fund of said institutions so as to pay the necessary expenses of maintaining the educational departments of said institutions.

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

Senate File No. 409, a bill for an act to amend section six hundred eighty-six (686) of the code, (compiled code, section 3580), relating to publication of ordinances.

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

Senate File No. 560, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Logan, Harrison county, Iowa.

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

Senate File No. 547, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa county, Iowa.

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

Senate File No. 531, a bill for an act prescribing the kind of lights with which motor vehicles sold or offered for sale must be equipped and providing penalties for the violation thereof.

Read first and second time and referred to committee on motor vehicles and transportation.

Senate File No. 497, a bill for an act to amend section five (5), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3048), relating to allowance of compensation to county treasurers and counties for collection of motor vehicle license fees.

Read first and second time and referred to committee on motor vehicles and transportation.

Senate File No. 468, a bill for an act to amend section six hundred sixty-a ( \(660-a\) ), six hundred sixty-b ( \(660-\mathrm{b}\) ), and six hundred sixty-d ( \(660-\mathrm{d}\) ) supplement to the code, 1913, (C. C. 3530, 3531,3533 ) relating to the deposit of public funds by cities and towns and the payment of interest thereon.

Read first and second time and referred to committee on municipal corporations.

\section*{HOUSE FILES WITHDRAWN}

On request of Morgan of Jasper, unanimous consent having been obtained, House File No. 411 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Santee of Black Hawk, unanimous consent having been obtained, House File No. 273 was withdrawn from the committee on land titles and from further consideration by the House.

On request of Harrison of Mills, unanimous consent having been obtained, House File No. 442 was withdrawn from the committee on labor and from further consideration by the House.

\section*{SPECIAL ORDERS MADE}

On request of Springer of Louisa, unanimous consent having been obtained, House File No. 623 was made a special order for Wednesday, March 16th, at 11:00 o'clock a. m.

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 502, was made a special order for Wednesday, March 16th, at 1:45 o'clock p. m.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 10th, approved the following bills:

House File No. 311.
House File No. 350.
House File No. 323.
REPORT OF THE COMMITTEE ON DEPARTMENTAL AFFAIRS
Gilmore of Clay, from the committee on departmental affairs, submitted the following report:

Mr. Speaker-The undersigned members, being a majority of your committee on departmental affairs, beg leave to say that they have had under investigation, the department of public instruction.

We find:
(1) That the superintendent of public instruction, P. E. McClenahan, has charged and collected from the county institute fund of certain counties in lowa, as shown by the record in the hearing, a fee of fifty dollars ( \(\$ 50\) ) for giving a lecture or lectures to the teachers attending the county institute in such counties.
(2) That the said P. E. McClenahan acknowledges that he has made such charge and collected such fees in the total sum of five hundred seventy-five dollars ( \(\$ 575.00\) ) since he took his office.
(3) That on, or about, the month of April, 1920, Attorney General H. M. Havner and his assistant, R. C. Kendrick, orally advised Mr. McClenahan that it was illegal for him to make such charges for lectures at teachers' institutes, and advised him to discontinue the practice.
(4) That Mr. McClenahan, notwithstanding the advice of the attorney general, thereafter, in at least two instances, received pay from the county institute funds, in the sum of fifty dollars ( \(\$ 50,00\) ) in one case and
\(\$ 25.00\) in the other, for the giving of his lectures to the teachers attending such county institutes.
(5) That Mr. McClenahan has at all times heretofore, claimed and now claims, that he has a legal right to make such charges for his services in giving lectures to teachers at county institutes.
(6) That Attorney General Havner appeared before your committee and testified that he had advised the superintendent of public instruction that it was illegal for him to charge or collect such fees, and Attorney General B. J. Gibson issued a written opinion since the commencement of this investigation to the effect that the making of such charges and the collecting of such fees by the superintendent of public instruction was illegal and contrary to the provisions of the statute.

Conclusions:
(1) In view of the foregoing facts and under the record as it now stands the undersigned members of your committee are of the opinion that the making of a charge or collecting of a fee by the superintendent of public instruction from the county institute funds, or public funds, for his lectures before the teachers of county institutes, is in fact illegal, unauthorized and contrary to the express provisions of the statute.
(2) We are also of the opinion that by reason of the conduct of the superintendent of public instruction in making such charges or receiving such fees, and continuing the practice after he was advised of its illegality by the attorney general, that he is no longer able to command the respect and confidence of educators and teachers, or of the people of the state of Iowa, in carrying out the duties of his office, and his continuance in office will not be for the best interest of the department of education.

Chas. Gilmore, Chairman,
R. L. Rumley,
H. S. Berrx,
W. C. Edson,
H. H. Dodo.

\section*{MINORITY REPORT OF COMMITTEE ON DEPARTMENTAL AFFAIRS}

Santee of Black Hawk, from the committee on departmental affairs, submitted the following report:

Mr. Speiker-The undersigned members, being a minority of your committee on departmental affairs, beg leave to dissent from the opinion of the majority as expressed in their report, and submit herewith a minority report and move that the minority report herewith submitted be substituted for the majority report:

In the hearing before the committee on departmental affairs, the minority beg leave to say that they have had the department of public instruction under investigation and report, as follows:

1st. A certain school supply salesman, living in Des Moines, had had some controversy with the superintendent in which the superintendent refused to permit him to use his office or the influence of the same in selling school supplies. This was admitted by both parties. This certain salesman exhibited photographic copies of warrants drawn in favor of the superintendent for lectures given in various counties and attempted to show correspondence between himself, the superintendent and the school supply house to vindicate his position. He also submitted an anonymous letter, a copy of which was printed in the Des Moines Regis. ter of February 11, 1921. Other witnesses were examined by the committee but. claimed to have nothing but rumors in the way of evidence.

The superintendent being called to the witness stand admitted having charged for lectures and claimed in justification of the same that it had been a precedent established in the office for as far back as the year 1892. Other witnesses were called and books shown verifying his evidence. The attorney in his office, Mr. Hemminger, was also examined and claimed that it was legal for Mr. McClenahan to make such charges for his lectures.

Findings:
Your committee finds that the superintendent received a total in two years of \(\$ 575.00\) for giving lectures; that in some cases, where there was a controversy, he did not collect for his lectures; that on or about the month of Aprii, 1920, in a conversation with the attorney general, he was advised by the attorney general to discontinue collecting for his lectures, which he did; afterward two county warrants, having an aggregate amount of \(\$ 75.00\), were sent to him which he accepted.

Conclusion:
Your committee finds; first, that the charges were of a political and personal character, excepting as to the funds collected; second, that the collection of funds mentioned are a matter of record and should be a matter for the courts to decide as to whether the precedent followed was legal or illegal, and not a duty of the committee.

> C. B. Santee,
> Wm. Becker.

Ordered passed on file.

\section*{OPINION OF GARBER OF FLOYD}

\section*{Garber of Floyd filed the following opinion:}

Mr. Speaker-I agree with the findings of the majority of the committee as to the statement of facts in the case but do not agree with the
opinions of the majority as expressed in their conclusions. In my judgment the legality of the state superintendent accepting pay for lectures before institutes is a matter to be determined by the courts.

\section*{J. S. Garber.}

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 403 failed to pass the House.
W. R. Blake.

I second the motion.
G. E. HELd.

\section*{AMENDMENTS FILED}

Blake of Fayette filed the following amendment:
Amend House File No. 477 as follows:
By striking out the period (.) from end of line eight (8) of section eight (8) and adding the words "or fowl."

Children of Pottawattamie filed the following amendments:
Amend House File No. 477 by inserting in the first line of section 9 thereof between the word "for" and the word "except" as they appear in said line, the words "any person". Also after the word "or" as it appears the last word of such line the word "his".

HOUSE FILE NO. 365 RETURNED TO CHIEF CLERK
Weaver of Polk from the committee on code revision, returned House File No. 365 to the chief clerk without report of committee.

On motion of Shores of Bremer the House adjourned úntil 9:00
a. m. Saturday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, March \(12,1921\).

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

Prayer was offered by the Rev. Alfred Truman Bishop, pastor of the Methodist Episcopal church, Perry.

Journal of March 11th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Westervelt of Greene leave of absence was granted Gordon of Emmet for the day.

On request of McGhee of Cerro Gordo leave of absence was granted Springer of Louisa and Edson of Buena Vista for the day.

On request of Blake of Fayette leave of absence was granted Donhowe of Story for the day.

\section*{PETITIONS}

Kime of Webster presented a petition from citizens of Ft. Dodge, relative to anti-cigarette law.

Referred to committee on police regulations.
Blake of Fayette presented a petition from citizens of Oelwein, relative to House File No. 534.

Referred to committee on judiciary.
Blake of Fayette presented a petition from citizens of West Union, relative to House File No. 573.

Referred to committee on schools and textbooks.

\section*{BILL SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 11th day of March, 1921, sent to the governor for his approval, House File No. 303, a bill for an act to amend chapter two hundred thirty-three (233), section one (1), of the laws of the Thirtyseventh General Assembly (C. C. Sec. 1124), relating to the protection of quail.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{HOUSE FILE WITHDRAWN}

On request of McCulloch of Iowa, unanimous consent having been obtained, House File No. 304 was withdrawn from the committee on agriculture, and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Santee of Black Hawk, 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. 582, a bill for an act to amend sections thirty-five (35) and thirty-eight (38), of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Secs. 2943 and 2946), relating to the grading and draining of extensions of the primary roads within 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.
C. B. Santee, Chairman.

Report adopted.

Perkins of Sac, 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. 541, a bill for an act to amend section eighteen hundred fifty ( 1850 ), supplement to the code, 1913, as amended by chapter three hundred sixty-four (364), acts of the Thirty-seventh General Assem. bly (C. C. Sec. 5776), relating to the investment by savings banks of their funds or capital and money deposited therein, and their gains and profits in federal farm loan 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.

Geo. B. Perkins, Chairman.
Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 478, a bill for an act to legalize certain warrants and the issuance and sale of certain negotiable bonds for various purposes for the town of Shelby, Shelby county, Iowa, beg Ieave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 611, a bill for an act defining desertion, providing punishment therefor, and permitting the wife to be a witness in such cases, giving the court or judge in vacation summary power to make orders as to first offenders, and repealing sections forty-seven hundred seventy-five-a (4775-a), forty-seven hundred seventy-five-b (4775-b) and fortyseven hundred seventy-five-c ( 4775 -c), supplement to the code, 1913, (C. C. Sec. \(8845,8846,8847\) and 8848 ), beg leave to report they have had 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, and when so amended the bill do pass:

By striking out the word "payable" in the seventh (7th) line of paragraph \(D\), in section one (1) of said bill, and inserting in lieu thereof the word "paid".
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaiker-Your committee on judiciary to whom was referred Senate File No. 349, a bill for an act to amend chapter two hundred seventy (270), acts of the Thirty-eighth General Assembly (C. C. Sec. 7119), relating to limit of commencement of actions for the recovery of an interest in 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 amended as follows, and when so amended the bill do pass:

By striking out all after the enacting. clause and inserting in lieu thereof the following:
"Section 1. That section one (1) of chapter two hundred seventy (270), acts of the Thirty-eighth General Assembly (C. C. Sec. 7119), be amended by adding a paragraph to said section as follows:
"And further, for the purposes of this act, such possession of said real estate may be shown of record by affidavits showing such possession, and when said affidavits have been filed and recorded, it shall be the duty of the recorder to enter upon the margin of said record, a certificate to the effect that said affidavits were filed by the owner in possession, as named in said affidavits, or by his attorney in fact, as shown by the records."

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Speaker--Your committee on judiciary to whom was referred Senate File No. 336, a bill for an act to amend section five thousand six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), relating to granting pardons, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and inserting in lieu thereof the following:
"Section 1. That section fifty-six hundred twenty-six (5626) of the code as amended by chapter one hundred seventy-three (173), acts of the \({ }^{-}\)Thirty-eighth General Assembly (C. C. Sec. 2258), be repealed and the following enacted in lieu thereof:
"The governor shall have power to remit fines and forfeitures upon such conditions and with such restrictions and limitations as he may think proper. After conviction of a felony, no pardor shall be granted by the governor until he shall have presented the matter to, and obtained the advice of the board which has power to parole persons from the institution to which such person has been sentenced or committed, but he may commute a death sentence to imprisonment in the penitentiary for life. Before presenting the matter to the proper board for its action, where the sentence is death or imprisonment for life, he shall cause a notice containing the reasons assigned for granting the pardon to be published in two newspapers of general circulation, one of which shall be published at the capital and the other in the county where the conviction was had, once each week, for four successive weeks, the last publication to be at
least twenty days prior to the time of presenting such application to such board."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 669, a bill for an act providing that personal earnings of a debtor shall not be exempt in certain cases and amending chapter sixtyfive (65) acts of the Thirty-eighth General Assembly (C. C. Sec. 7730), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clari, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 392, a bill for an act to amend section three thousand three hundred seventy-nine (3379), supplement to the code, 1913, (C. C. Sec. 7904), in regard to share of surviving spouse in the property of decedent, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{C. F. Clark, Chairman.}

Report adopted and Senate File No. 392 was indefinitely postponed.

Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speaker-Your committee on insurance to whom was referred House File No. 641, a bill for an act relating to the licensing and qualification of insurance agents, prohibiting rebating, and providing a penalty for any 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.
H. B. Morgan, Chairman.

Repor't adopted and House File No. 641 was indefinitely postponed.

\section*{Also :}

Mr. Speaker-Your committee on insurance to whom was referred Senate File No. 509, a bill for an act relating to insurance; amending section seventeen hundred eighty-five (1785) of the code, (C. C. Sec. 5509, Par. 1), and amending section seventeen hundred ninety-four (1794) supplement to the code, 1913, (C. C. Sec. 5518, Par. 1), beg leave to report they have had 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. B. Morgan, Chairman.

Report adopted.

\begin{abstract}
Also :
Mr. Speaker--Your committee on insurance to whom was referred House File No. 640, a bill for an act amending section seventeen hundred eighty-three-b ( \(1783-\mathrm{b}\) ), supplemental supplement to the code, 1913 , (C. C. 5493 ), by adding a proviso thereto, relating to life 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 do pass.
H. B. Morgan, Chairman.

Report adopted.
\end{abstract}

\section*{INTRODUCTION OF BILLS}

By committee on banks and banking, House File No. 823, a bill for an act to amend section eighteen hundred sixty-six (1866), chapter eleven (11), title nine (9), of the code, (C. C. 5794), relating to the number of directors of state banks.

Read first and second time and passed on file.
By committee on banks and banking, House File No. 824, a bill for an act to amend chapter three hundred fifty-seven (357), of the acts of the Thirty-seventh General Assembly, (C. C. Sec. 5769), relating to the minimum capital required for the organization of new savings banks, but not to affect savings banks at this time organized nor their renewal of charters.

Read first and second time and passed on file.
By committee on roads and highways, House File No. 825, a bill for an act to provide a method by which the board of supervisors may work and improve township roads.

Read first and second time and passed on file.
By committee on military, House File No. 826, a bill for an act to provide for the purchase, erection and maintenance of armories for the use of The Guard and making an appropriation therefor.

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

By committee on military, House File No. 827, a bill for an act to amend section fifty-one hundred forty-three (5143), of the code, (C. C. 8982), section twenty-two hundred fifteen-f eighteen (2215-f-18), of the supplement to the code, 1913, (C. C. 316), and section twenty-two hundred fifteen-f forty-one (2215-f-41), of the supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred fourteen (314), acts of the Thirty-seventh General Assembly, (C. C. 335) ; and to repeal and enact substitutes for section twenty-two hundred fifteen-f twenty-three (2215-f-23), of the supplement to the code, 1913, (C. C. 320), section twenty-two hundred fifteen-f thirty-four ) 2215 -f-34), of the supplement to the code, 1913, (C. C. 331), section twenty-two humdred fifteen-f twenty-four (2215-f-24), of the supplemental supplement to the code, 1915, (C. C. 321), section twenty-two hundred fifteen-f twenty-five ( 2215 -f-25), of the supplemental supplement to the code, 1915, as amended by section nine (9), of chapter three hundred fifteen-f twenty-six (2215-f-26), of the supplement to the sembly and chapter three hundred sixty-two (362), acts of the Thirty-eighth General Assembly, (C. C. 322), section twenty-two hundred fifteen-f twenty-six ( 2215 -f26), of the supplement to the code, 1913, (C. C. 323) and section twenty-two hundred fifteen-f twenty-seven (2215-f-27), of the supplemental supplement to the code, 1915 , (C. C. 324); all relating to the military force of the state.

Read first and second time and passed on file.

\section*{RESOLUTION}

Kime of Webster offered the following resolution:

\footnotetext{
Whereas, the Republican party of Iowa has "declared that it would investigate conditions at the State House and, if necessary, "clean house" within the ranks of its own party, and without the aid or assistance of any other party, and
}

\begin{abstract}
Whereas, members of this House have made the same pledges to their constituents in their home counties, and
\end{abstract}

Whereas, the reports filed before the House yesterday by the committee on departmental affairs reveal conditions which make it imperative for us to fulfill these pledges made by our party and by ourselves:

Therefore be it Resolved, That impeachment proceedings be immediately instituted by the House against State Superintendent P. E. McClenehan for practices detrimental to the interests of the state, which have been persistently carried on in the office of state superintendent.

Laid over under rule 34.

\section*{CONSIDERATION OF BILLS}

SPECIAL ORDER NO 4
Time having arrived for the consideration of Special Order No. 4, House File No. 401, a bill for an act making provision for issuing bonds to the amount of not to exceed twenty-two million dollars, \((\$ 22,000,000)\) for the payment of a bonus to persons who entered and served in the military or naval service of the United States at any time between April 6, 1917, and November 11, 1918, or their legal representatives, providing for a board to supervise and make such payment, providing penalties for the violations of the provisions of this act, providing for a disability fund, providing for the assessment, levy and collection of taxes to pay the principal and interest on said bonds, and providing for a submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two, with report of committee recommending substitute amendment and passage was taken up for consideration.

Santee of Black Hawk moved that all members absent from the House at this time be excused for the day.

Motion prevailed.

Yenter of Johnson offered the following amendment and moved its adoption :

Amend House File No. 401 as follows, by striking out of section eight of the substitute bill the words "a disability fund". and substituting in lieu thereof "an additional bonus" and by striking out the words "revert to the general fund of the state of Iowa" at the end of said section and
substitute in lieu thereof the following: "be applied to the payment of the debt herein created."

Amendment adopted.

On motion of Yenter of Johnson the substitute committee amendments, as amended, were adopted.

Mr. Yenter moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 103
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Ontjes \\
\hline Aldrich & Graham & Orr \\
\hline Allyn & Grimwood & Parsons \\
\hline Anderson & Gunderson & Perkins \\
\hline Becker & Hanna & Peters \\
\hline Beeman & Harrison & Peterson \\
\hline Benz & Hauge & Powers \\
\hline Berry & Healy & Ramsey \\
\hline Blake & Held & Rankin \\
\hline Bradley & Huff & Rumley \\
\hline Brady & Ingersoll & Sampson \\
\hline Buffington & Justice & Schirmer \\
\hline Calhoun & Kime & Schulte \({ }_{\text {Scott of }}\) Appanoose \\
\hline Children & Lake & Scott of Appanoose Scott of Fremont \\
\hline Clark & Larson & Shores \\
\hline Colbert & ts & Slemmons \\
\hline Criswell & LeValley & Smith \\
\hline Dodd & Lockin & Sterling \\
\hline Doolittle & Long & Stimson \\
\hline Edgington & McCulloch & Storey \\
\hline Edson & McDonald & Ulstad \\
\hline Elisont & McGhee & Van Camp \\
\hline Elson & Mayne & Vance \\
\hline \({ }_{\text {Emerkler }}\) & Miller & Wamstad \\
\hline Forsling & Mills & Weaver \\
\hline Francis & Moornead & Weber \\
\hline Garber of Adair & Morgan & Wolfe \\
\hline Garber of Floyd & Narey & Year \\
\hline Gibson & Nervig & Yenter \\
\hline Gilbert & O'Donnell & Young \\
\hline Gilbertson \({ }^{\text {Gilmore of Cedar }}\) & OIson & Mr. Speaker \\
\hline Nays, None & & \\
\hline
\end{tabular}

Absent or not voting, 4
Donhowe Parrott
Gordon

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

Yenter of Johnson offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 401 by striking out all of said title and inserting the following in lieu thereof:

A bill for an act authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general elction to be held in the year nineteen hundred twenty-two.

Amendment adopted and the title as amended was agreed to.
McCulloch of Iowa moved that a photographic copy of the vote on House File No. 401 be presented to each member of the House.

Motion prevailed.
Aldrich of Marion asked unanimous consent to have the chief clerk authorized and instructed to draft a new bill to take the place of House File No. 612, which was lost in the committee.

It was so ordered.
Morgan of Jasper asked unanimous consent to have rule 63 suspended for the remainder of the morning.

Objection was made.

Morgan of Jasper moved that rule 63 be suspended for the remainder of the morning.

Motion prevailed.
SPECIAL ORDER NO. 1
Special Order No. 1, House File No. 477, a bill for an act to repeal sections four hundred fifty-seven (457), seven hundred seven (707), eight hundred eighty-nine (889) of the code, (C. C. sections 3139, 3611 and 4038) ; also sections four hundred fifty-eight (458), four hundred fifty-eight-a (458-a), four hundred fifty-eightb (458-b) of the supplement to the code 1913, (C. C. sections 3138, 3140 and 3141 ) ; also chapter fifty (50) of the acts of the Thirtyseventh General Assembly, (C. C. section 1848), and to enact a substitute therefor, in relation to the taxation, licensing and controlling of dogs, was taken up for consideration.

The amendment filed by Blake of Fayette, found on page 956 of the journal of March 11th, was considered, and on motion of Mr. Blake, adopted.

The amendment filed by Children of Pottawattamie, found on page 956, of the journal of March 11th was considered, and on motion of Mr. Children, adopted.

Clark of Linn offered the following amendment and moved its adoption :

Amend House File No. 477 by adding a section following section fourteen (14), numbered as section fifteen (15), as follows:
"Sec. 15. Nothing in this act shall be deemed to apply to dogs owned or harbored within the limits of cities having their own dog regulations, while running at large within the limits of such cities; nor shall it apply to such dogs while running at large outside the limits of such cities, provided said dogs shall have been licensed by said city and shall be wearing metal tags issued by said city to evidence the payment of the license fee. But it shall be the duty of the assessor within each city so licensing dogs, at the time of listing property in his district, to list each dog over three months of age in the name of the owner thereof, and the county board of supervisors may, at the September session each year, when levying other taxes, levy a tax of one dollar ( \(\$ 1.00\) ) on each male or spayed female dog, and three dollars (\$3.00) on each female dog so listed by the assessor, said taxes to be collected by the treasurer of the county as other taxes, and to become a part of the domestic animal fund provided by this act."

On the question, "Shall the amendment offered by Clark of Linn be adopted?" a roll call was asked for by McCulloch of Iowa.

Ayes, 34
\begin{tabular}{ll}
\begin{tabular}{l} 
Becker \\
Blake
\end{tabular} & \begin{tabular}{l} 
Hauge \\
Kime
\end{tabular} \\
Bradley & \begin{tabular}{l} 
McDonald
\end{tabular} \\
Carter & Mayne \\
Ciark & Mills \\
Dorlittle & Moorhead \\
Elson & Morgan \\
Emery & Narey \\
Garber of Adair & \begin{tabular}{l} 
Ontjes \\
Gilbert
\end{tabular} \\
Gilmore of Clay & \begin{tabular}{l} 
Perkins \\
Ramsey
\end{tabular} \\
Grimwood & Rankin
\end{tabular}

Schirmer
Scott of Appanoose
Smith
Stimson
Truax
Van Camp
Wamstad
Weaver
Weber
Mr. Speaker

Nays, 57
Aiken
Aldrich
Allyn
Anderson
Beeman
Buffington
Calhoun
Children
Colbert
Criswell
Dodd
Edgington
Fackler
Francis
Garber of Floyd
Gibson
Gilbertson
Graham
Gunderson.
Hanna
Healy
Held
Huff
Ingersoll
Justice
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Miller
Moen
Nervig
O'Donnell

Olson
Orr
Parsons
Peters
Peterson
Rumley
Sampson
Santee
Scott of Fremont
Shores
Slemmons
Sterling
Storey
Ulstad
Westervelt
Wolfe
Year
Yenter
Young
Absent or not voting, 16
\begin{tabular}{lll} 
Benz & \begin{tabular}{l} 
Forsling \\
Berry
\end{tabular} & \begin{tabular}{l} 
Gilmore of Cedar \\
Brady
\end{tabular} \\
Donhowe & \begin{tabular}{l} 
Gowers \\
Schulte
\end{tabular} \\
Edson & Harrison & Springer \\
Elliott & Lake & Vance
\end{tabular}

So the amendment was lost.

\section*{LEAVE OF ABSENCE}

On request of Mr. Speaker, leave of absence was granted Letts of Washington and Harrison of Pottawattamie for the remainder of the day.

Kime of Webster offered the following amendment, moved its adoption and demanded a roll call:

Amend section 1 by inserting in line sixteen (16) after the period the following:
"Providing that after January 1, 1927, the tax on all dogs shall be five dollars ( \(\$ 5.00\) ) per year.

On the question, "Shall the amendment be adopted?"

Ayes, 10
\begin{tabular}{lll} 
Bradley & Graham & Peters \\
Clark & Justice & Westervelt \\
Dodd & Kime & \\
Garber of Floyd & Long &
\end{tabular}

Nays, 82
\begin{tabular}{|c|c|c|}
\hline Aiken & Hanna & Peterson \\
\hline Aldrich & Healy & Ramsey \\
\hline Anderson & Held & Rankin \\
\hline Becker & Huff & Eumley \\
\hline Beeman & Ingersoll & Sampson \\
\hline Benz & Knickerbocker & Santee \\
\hline Berry & I ake & Schimmer \\
\hline Blake & Larson & Schulte \\
\hline Brady & LeValley & Scott of Appanoose \\
\hline Buffington & Lockin & Scott of Fremont \\
\hline Calhoun & McClune & Shores \\
\hline Carter & McCulloch & Slemmons \\
\hline Children & McDonald & Smith \\
\hline Colbert & McGhee & Sterling \\
\hline Criswell & Mayne & Stimson \\
\hline Doolittle & Miller & Storey \\
\hline Elliott & Mills & Truax \\
\hline Emery & Moen & Tilstad \\
\hline Fackler & Moorhead & Van Camp \\
\hline Forsling & Morgan & Vance \\
\hline Francis & Narey & Wamstad \\
\hline Garber of Adair & Nervig & Weaver \\
\hline Gibson & ODonnell & Weber \\
\hline Gilbertson & Olson & Wolfe \\
\hline Gilmore of Cedar & Ontjes & Year \\
\hline Gilmore of Clay & Orr & Young \\
\hline Grimwood & Parsons & \\
\hline Gunderson & Perkins & \\
\hline
\end{tabular}

Absent or not voting, 15
\begin{tabular}{lll} 
Allyn & Gilbert & Parrott \\
1)onhowe & Gordon & Powers \\
Edgington & Harrison & Springer \\
Edson & Hauge & Yenter \\
Elson & Letts & Mx. Speaker
\end{tabular}

So the amendment was lost.
Clark of Linn offered the following amendment:
Amend House File No. 477 by striking out all of section seven (7) and renumbering the remaining sections.

Also by striking out the last sentence of section eight (8) as renumbered.

Amend section nine (9) of House File No. 477 as renumbered by inserting after the words "provisions" in the second (2d) line of said section, the words "of.section eight (8)."

Mayne of Palo Alto moved the previous question on the main bill and all pending amendments.

Motion prevailed.
Clark of Linn moved the adoption of his amendment and asked for a roll call.

On the question, "Shall the amendment be adopted?"
Ayes, 45 .
\begin{tabular}{|c|c|c|}
\hline Becker & Healy & Rankin \\
\hline Berry & Ingersoll & Santee \\
\hline Blake & Kime & Schirmer \\
\hline Brady & Knickerbocker & Schulte \\
\hline Clark & L.ong & Scott of Appanoose \\
\hline Doolittle & Mills & Scott of Fremont \\
\hline Elliott & Moorhead & Smith \\
\hline Elson & Morgan & Stimson \\
\hline Garber of Adair & Narey & Storey \\
\hline Garber of Floyd & Ontjes & Truax \\
\hline Gilbert & Parsons & Van Camp \\
\hline Gilmore of Cedar & Perkins & Weaver \\
\hline Gilmore of Clay & Peters & Weber \\
\hline Grimwood & Feterson & Westervelt \\
\hline Hauge & Ramsey & Mr. Speaker \\
\hline
\end{tabular}

Nays, 42

\author{
Aiken \\ Aldrich \\ Anderson \\ Beeman \\ Bradley \\ Buffington \\ Calhoun \\ Carter \\ Children \\ Colbert \\ Dodd \\ Emery \\ Francis \\ Gibson
}

\author{
Gilbertson \\ Graham \\ Gunderson \\ Held \\ Huff \\ Justice \\ LeValley \\ Lockin \\ McClune \\ McCulloch \\ McDonald \\ McGhee \\ Miller \\ Moen
}

Nervig
O'Donnell
Olson
Orr
Rumley
Sampson
Shores
Slemmons
Sterling
Ulstad
Vance
Wolfe
Year
Young

Absent or not voting, 20
\begin{tabular}{lll} 
Allyn & Forsling & Mayne \\
Benz & Gordon & Parrott \\
Criswell & Hanna & Powers \\
Donhowe & Harrison & Springer \\
Edgington & Lake & Wamstad \\
Edson & Larson & Yenter \\
Fackler & Letts &
\end{tabular}

So the amendment was adopted.

Children of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 93
\begin{tabular}{lll} 
Aiken & Graham & Orr \\
Aldrich & Grimwood & Parsons \\
Allyn & Gunderson & Perkins \\
Anderson & Hanna & Peters \\
Becker & Hauge & Peterson \\
Beeman & Healy & Ramsey \\
Benz & Held & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Brady & Kime & Schirmer \\
Buffington & Lake & Schulte \\
Calhoun & Larson & Scott of Fremont \\
Carter & LeValley & Shores \\
Children & Lockin & Slemmons \\
Colbert & Long & Smith \\
Criswell & McClune & Sterling \\
Dodd & McCulloch & Stimson \\
Doolittle & McDonald & Storey \\
Edgington & McGhee & Truax \\
Elliott & Mayne & Ulstad \\
Elson & Miller & Van Camp \\
Emery & Mills & Vance \\
Fackler & Moen & Wamstad \\
Forsling & Moorhead & Weaver \\
Francis & Morgan & Weber \\
Garber of Adair & Narey & Westervelt \\
Gibson & Nervig & Wolfe \\
Gilbert & O'Donnell & Year \\
Gilmore of Cedar & Olson & Yenter \\
Gilmore of Clay & Ontjes & Young
\end{tabular}

Nays, 2

Absent or not voting, 12

Clark
Donhowe
Edson
Gilbertson

Gordon
Harrison
Knickerbocker
Letts

Parrott
Powers
Springer
Mr. Speaker

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

Title as amended was agreed to.
By unanimous consent, Calendar No. 45, House File No. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, state of Iowa, with report of committee recommending amendment and passage was taken \(u p\) and considered.

On motion of Morgan of Jasper the committee amendments, found on page 890 of the journal of March 10th, were adopted.

Mr. Morgan moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"
Ayes, 75
\begin{tabular}{lll} 
Aldrich & Grimwood & Olson \\
Allyn & Hanna & Ontjes \\
Becker & Hauge & Orr \\
Beeman & Healy & Parsons \\
Blake & Huff & Perkins \\
Bradley & Ingersoll & Peters \\
Brady & Justice & Peterson \\
Carter & Kime & Rankin \\
Children & Knickerbocker & Sampson \\
Colbert & Lake & Santee \\
Criswell & LeValley & Schirmer \\
Dodd & Lockin & Schulte \\
Doolittle & Long & Scott of Appanoose \\
Edgington & McClune & Slemmons \\
Elliott & McCulloch & Smith \\
Emery & McDonald & Stimson \\
Fackler & McGhee & Truax \\
Forsling & Mayne & Ulstad \\
Garber of Adair & Miller & Van Camp \\
Garber of Floyd & Mills & Vance \\
Gibson & Moorhead & Weber \\
Gilbert & Morgan & Westervelt \\
Gilmore of Cedar & Narey & Wolfe \\
Gilmore of Clay & Nervig & Year \\
Graham & O'Donnell & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Gilbertson & Rumley \\
Anderson & Gordon & Scott of Fremont \\
Renz & Gunderson & Shores \\
Berry & Harrison & Springer \\
Buffington & Held & Sterling \\
Calhoun & Larson & Storey \\
Clark & Letts & Wamstad \\
Donhowe & Moen & Weaver \\
Edson & Parrott & Yenter \\
Elson & Powers & Young \\
Francis & Ramsey &
\end{tabular}

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

By unanimous consent, Calendar No. 47, Senate File No. 348, a bill for an act to legalize the proceedings and acts of the city council and the city officials of the city of Newton, Jasper county, Iowa, in transferring funds in the sum of \(\$ 41,500.00\) from the electric light and power fund of said city to the water-works fund of said city, with report of committee recommending passage was taken up and considered.

Morgan of Jasper moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Aldrich & Elson & Huff \\
Allyn & Emery & Ingersoll \\
Anderson & Forsling & Kime \\
Becker & Garber of Adair & Knickerbocker \\
Beeman & Garber of Floyd & Lake \\
Benz & Gibson & Larson \\
Blake & Gilbert & LeValley \\
Bradley & Gilbertson & Lockin \\
Brady & Gilmore of Cedar & Long \\
Buffington & Gilmore of Clay & McClune \\
Calhoun & Graham & McCulloch \\
Carter & Grimwood & McDonald \\
Children & Gunderson & McGhee \\
Criswell & Hanna & Mayne \\
Dodd & Hauge & Miller \\
Doolittle & Healy & Mills \\
Elliott & Held & Moen
\end{tabular}

Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parsons
Perkins
Peters
Peterson
Rankin
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson

Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weber Westervelt
Wolfe
Year
Mr. Speaker

Nays, None
Absent or not voting, 23
Aiken
Berry
Clark
Colbert
Donhowe
Edgington
Edson
Fackler

Francis
Rumley
Gordon
Harrison
Justice
Schulte
Springer
Sterling
Donhowe
Letts
Parrott
Weaver
Edgington
Fackler
Powers
Yenter
Young

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

By unanimous consent, Calendar No. 14, Senate File No. 378, a bill for an act to amend the law as it appears in section ten (10) of chapter two hundred eighty-seven (287) acts of the Thirtyeighth General Assembly, (C. C. Sec. 1740), providing that applications for the testing of dairy herds shall receive priority consideration by the commission of animal health with report of committee recommending passage was taken up and considered.

Anderson of Winnebago moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 93
\begin{tabular}{lll} 
Aiken & Blake & Criswell \\
Aldrich & Bradley & Dodd \\
Allyn & Brady & Doolittle \\
Anderson & Buffington & Edgington \\
Becker & Carter & Elliott \\
Beeman & Children & Elson \\
Benz & Clark & Emery \\
Berry & Colbert & Fackler
\end{tabular}
Garber of Adair
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
LeValley
Lockin

\author{
Long \\ McClune \\ McCulloch \\ McDonald \\ McGhee \\ Mayne \\ Miller \\ Mills \\ Moen \\ Moorhead \\ Morgan \\ Narey \\ Nervig \\ O'Donnell \\ Olson \\ Ontjes \\ Orr \\ P'arsons \\ Perkins \\ Peters \\ Peterson \\ Ramsey \\ Rankin
}

Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 14
\begin{tabular}{lll} 
Calhoun & Garber of Floyd & Rumley \\
Donhowe & Gordon & Springer \\
Edson & Letts & Sterling \\
Forsling & Parrott & Young \\
Francis & Powers &
\end{tabular}

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

By unanimous consent, Calendar No. 17, Senate File No. 379, 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.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 91
\begin{tabular}{ll} 
Aiken & Hanna \\
Aldrich & Harrison \\
Allyn & Hauge \\
Anderson & Healy \\
Feeman & Held \\
Perry & Huff \\
Blake & Ingersoll \\
Bradiey & Justice \\
Buffington & Kime \\
Carter & Knickerbocker \\
Children & Larson \\
Clark & LeValley \\
Colbert & Lockin \\
Criswell & Long \\
Dodd & McClune \\
Doolittle & McCulloch \\
Edgington & McDonald \\
Elliott & McGhee \\
Emery & Mayne \\
Fackler & Miller \\
Forsling & Mills \\
F'rancis & Moen \\
Garber of Adair & Moorhead \\
Garber of Floyd & Morgan \\
Gibson & Narey \\
Gilbert & Nervig \\
Gilbertson & ODonnell \\
Giimore of Cedar & Olson \\
Gilmore of Clay & Ontjes \\
Graham & Orr \\
Gunderson &
\end{tabular}

Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 16
\begin{tabular}{lll} 
Becker & Elson & Parrott \\
Benz & Gordon & Powers \\
Brady & Grimwood & Springer \\
Calhoun & Lake & Weaver \\
Donhowe & Letts & Young \\
Edson & &
\end{tabular}

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

By unanimous consent, Calendar No. 43, House File No. 578, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Mayne of Palo Alto the amendments proposed by the committee, found on page 891 of the journal of March 10th, were adopted.

Mr. Mayne moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{lll} 
Allyn & Held & Perkins \\
Beeman & Huff & Peters \\
Benz & Ingersoll & Peterson \\
Berry & Justice & Rankin \\
Blake & Kime & Sampson \\
Kradley & Knickerbocker & Santee \\
Duffington & Larson & Schirmer \\
Carter & LeValley & Schulte \\
Clark & Lockin & Scott of Appanoose \\
Criswell & Long & Scott of Fremont \\
Dodd & McClune & Shores \\
Edgington & McCulloch & Slemmons \\
Elliott & McDonald & Smith \\
Elson & McGhee & Sterling \\
Emery & Mayne & Stimson \\
Forsling & Miller & Strey \\
Francis & Mills & Truax \\
Garber of Adair & Moen & Van Camp \\
Garber of Floyd & Moorhead & Vance \\
Gilbert & Morgan & Weaver \\
Gilbertson & Narey & Weber \\
Gilmore of Cedar & Nervig & Westervelt \\
Gilmore of Clay & O'Donnell & Wolfe \\
Grimwood & Olson & Year \\
Hanna & Ontjes & Yenter \\
Hauge & Orr & \\
Healy & Parsons &
\end{tabular}

Nays, None
Absent or not voting, 28

\author{
Aiken \\ Aldrich \\ Anderson \\ Becker \\ Brady \\ Calhoun \\ Children \\ Colbert \\ Donhowe \\ Doolittle
}

Edson
Fackler
Gibson
Gordon
Graham
Gunderson
Harrison
Lake
Letts
Parrott

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

By unanimous consent, Calendar No. 44, House File No. 609, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Sac City, in the county of Sac, state of Iowa, with report of committee recommending passage was taken up and considered.

Perkins of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{lll} 
Allyn & Huff & Peters \\
Beeman & Ingersoll & Peterson \\
Benz & Justice & Ramsey \\
Rlake & Kime & Rankin \\
Bradley & Knickerbocker & Rumley \\
Buffington & Larson & Sampson \\
Carter & LeValley & Santee \\
Clark & Lockin & Schirmer \\
Criswell & Long & Schulte \\
Ioolittle & McClune & Scott of Appanoose \\
Edgington & McCulloch & Shores \\
Elliott & McDonald & Slemmons \\
Elson & McGhee & Smith \\
Emery & Mayne & Stimson \\
Fackler & Miller & Storey \\
Forsling & Mils & Truax \\
F'rancis & Moen & Van Camp \\
Garber of Adair & Moorhead & Vance \\
Gilbert & Morgan & Weaver \\
Gilbertson & Narey & Weber \\
Gilmore of Cedar & Nervig & Westervelt \\
Gilmore of Clay & O'Donnell & Wolfe \\
Graham & Olson & Year \\
Grimwood & Ontjes & Yenter \\
Hanna & Orr & Mr. Speaker \\
Hauge & & \\
Healy & Parsons &
\end{tabular}

Nays, None

Absent or not voting, 28
\begin{tabular}{lll} 
Aiken & Edson & Letts \\
Aldrich & Donhowe & Parrott \\
Anderson & Garber of Floyd & Yowers \\
Becker & Gibson & Scott of Fremont \\
Berry & Gordon & Springer \\
Brady & Gunderson & Sterling \\
Calhoun & Harrison & Ulstad \\
Children & Held & Wainstad \\
Colbert & Lake & Young \\
Dodd & &
\end{tabular}

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

LEAVE OF ABSENCE
On request of Ulstad of Wright leave of absence was granted Peters of Đallas for the remainder of the day.

By unanimous consent, Senate File No. 478, a bill for an act to legalize certain warrants and the issuance and sale of certain negotiable bonds for various purposes for the town of Shelby, Shelby county, Iowa, was taken up and considered.

Justice of Shelby moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{lll} 
Aldrich & Forsling & Larson \\
Allyn & Francis & LeValley \\
Beeman & Garber of Adair & Lockin \\
Benz & Gibson & Long \\
Blake & Gilmore of Cedar & McClune \\
Bradley & Gilmore of Clay & McCulloch \\
Buffington & Graham & McDonald \\
Carter & Grimwood & McGhee \\
Children & Gunderson & Mayne \\
Clark & Hanna & Miller \\
Colbert & Hauge & Moen \\
Criswell & Healy & Morhead \\
Dodd & Held & Morgan \\
Doolittle & Huff & Nervig \\
Edgington & Ingersoll & O'Donnell \\
Elliott & Justice & Ontjes \\
Elson & Kime & Orr \\
Emery & Knickerbocker & Parsons \\
Fackler & Lake & Peters
\end{tabular}
\begin{tabular}{lll} 
Rankin & Smith & Wamstad \\
Rumley & Sterling & Weaver \\
Sampson & Stimson & Weber \\
Santee & Storey & Westervelt \\
Schirmer & Truax & Wolfe \\
Scott of Appanoose & Ulstad & Year \\
Shores & Van Camp & Yenter \\
Slemmons & Vance & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 26

Aiken
Anderson
Becker
Berry
Brady
Calhoun
Donhowe
Edson
Garber of Floyd

Gilbert Gilbertson Gordon Harrison
Letts
Mills
Narey
Olson
Parrott

Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Mr. Speaker

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

By unanimous consent, Calendar No. 13, Senate File No. 313, a bill for an act to amend chapter fourteen-d (14-d), title five, (V), supplemental supplement to the code, 1915, (compiled code, Chap. 40, title XIII), by adding thereto the following section, which section to be known as section ten hundred fifty-six-b-27 (1056-b-27), by which is fixed the limitation of indebtedness of cities adopting and organized under the provisions of said chapter, with report of committee recommending passage was taken up and considered.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{lll} 
Aldrich & Buffington & Emery \\
Allyn & Carter & Fackler \\
Becker & Children & Francis \\
Beeman & Clark & Garber of Adair \\
Benz & Colbert & Gibson \\
Berry & Criswell & Gilbertson \\
Blake & Doolittle & Gilmore of Clay \\
Bradley & Edgington & Graham \\
Brady & Elliott & Grimwood
\end{tabular}
\begin{tabular}{lll}
\begin{tabular}{ll} 
Gunderson \\
Hanna & Mills \\
Healy & Moen
\end{tabular} & \begin{tabular}{l} 
Scott of Fremont \\
Shores
\end{tabular} \\
Held & Moorhead & Slemmons \\
Huff & Morgan & Smith \\
Ingersoll & Narey & Sterling \\
Justice & Nervig & Stimson \\
Kime & O'Donnell & Storey \\
Knickerbocker & Olson & Truax \\
Lake & Ontjes & Ulstad \\
Larson & Orr & Van Camp \\
LeValley & Parsons & Vance \\
Lockin & Peterson & Wamstad \\
Long & Ramsey & Weaver \\
McClune & Rankin & Weber \\
McCulloch & Rumley & Westervelt \\
McDonald & Sampson & Wolfe \\
McGhee & Santee & Year \\
Mayne & Schirmer & Yenter \\
Miller & Schulte & Young \\
& Scott of Appanoose & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & Forsling & Letts \\
Anderson & Garber of Floyd & Parrott \\
Calhoun & Gilbert & Perkins \\
Dodd & Gilmore of Cedar & Peters \\
Donhowe & Gordon & Powers \\
Edson & Harrison & Springer \\
Elson & Hauge &
\end{tabular}

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

By unanimous consent, Calendar No. 42, House File No. 577, a bill for an act to legalize the making of special assessments for sewers and the issuance of bonds for sewer district number one of the town of Churdan, Iowa, in the sum of \(\$ 4749.00\), with report of committee recommending passage was taken up and considered.

Westervelt of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Allyn & Healy & Peterson \\
Beeman & Held & Ramsey \\
Benz & Huff & Rankin \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Carter & Lake & Scott of Appanoose \\
Children & Larson & Scott of Fremont \\
Clark & LeValley & Shores \\
Colbert & Lockin & Slemmons \\
Criswell & Mong & Smith \\
Dodd & Sterling \\
Doolittle & McCune & Stimson \\
Edgington & McDonald & Storey \\
Emery & McGhee & Truax \\
Fackler & Mayne & Ulstad \\
Francis & Miller & Van Camp \\
Garber of Adair & Mills & Vance \\
Gibson & Morgan & Weaver \\
Gilbert & Narey & Weber \\
Gilmore of Cedar & Nervig & Westervelt \\
Gilmore of Clay & O'Donnell & Wolfe \\
Graham & Olson & Year \\
Grimwood & Ontjes & Mr. Speaker \\
Hanna & Orr & \\
Hauge & Parsons &
\end{tabular}

Nays, None
Absent or not voting, 28
\begin{tabular}{lll} 
Aiken & Forsling & Perkins \\
Aldrich & Garber of Floyd & Peters \\
And rson & Gibertson & Powers \\
Becker & Enrdon & Rumley \\
Berry & Gunderson & Springer \\
Calhoun & Harrison & Wamstad \\
Donhowe & Letts & Yenter \\
Edson & Moen & Young \\
Elliott & Moorhead & \\
Elson & Parrott &
\end{tabular}

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

By unanimous consent, Calendar No. 38, House File No. 539, a bill for an act to legalize an election held in the independent school district of Jefferson, in the county of Greene, state of Iowa, authorizing the issuance of bonds in the sum of thirty-five thousand dollars ( \(\$ 35,000.00\) ), and to validate said bonds, with report of com-
mittee recommending amendment and passage was taken up and considered.

On motion of Westervelt of Greene the committee amendments, found on page 888 of the journal of March 10th, were adopted.

Mr. Westervelt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Allyn & Hanna & Orr \\
Beeman & Hauge & Parsons \\
Benz & Healy & Peterson \\
Blake & Held & Ramsey \\
Brady & Huff & Rankin \\
Buffington & Ingersoll & Sampson \\
Carter & Justice & Santee \\
Children & Kime & Schirmer \\
Clark & Knickerbocker & Schulte \\
Colbert & Lake & Scott of Appanoose \\
Criswell & Larson & Scott of Fremont \\
Dodd & LeValley & Shores \\
Doolittle & Lockin & Slemmons \\
Edgington & Long & Smith \\
Elliott & McClune & Stimson \\
Emery & McCulloch & Storey \\
Fackler & McDonald & Truax \\
Forsling & McGhee & Ulstad \\
Francis & Miller & Van Camp \\
Garber of Adair & Mills & Vance \\
Gibson & Moen & Wamstad \\
Gilbert & Moorhead & Weaver \\
Gilibertson & Morgan & Weber \\
Gilmore of Cedar & Narey & Westervelt \\
Gilmore of Clay & Nervig & Wolfe \\
Graham & O'Donnell & Year \\
Grimwood & Olson & Yenter \\
Gunderson & Ontjes & Mr. Speaker \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 23
\begin{tabular}{lll} 
Aiken & Edson & Perkins \\
Aldrich & Elson & Peters \\
Anderson & Garber of Floyd & Powers \\
Becker & Gordon & Rumley \\
Berry & Harrison & Springer \\
Bradley & Letts & Sterling \\
Calhoun & Mayne & Young \\
Donhowe & Parrott &
\end{tabular}

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

By unanimous consent, Calendar No. 20, Senate File No. 462, a bill for an act to repeal the law as it appears in chapter three hundred thirty (330), acts of the 37th General Assembly, relating to admission to practice law in this state, with report of committee recommending passage was taken up and considered.

Clark of Linn moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 74
\begin{tabular}{lll} 
Allyn & Hanna & Perkins \\
Beeman & Hauge & Peterson \\
Benz & Healy & Ramsey \\
Blake & Huff & Rankin \\
Bradley & lngersoll & Sampson \\
Brady & Justice & Santee \\
Buffington & Kime & Schirmer \\
Calhoun & Knickerbocker & Schulte \\
Carter & Lake & Scott of Appanoose \\
Children & LeValley & Scott of Fremont \\
Clark & Long & Slemmons \\
Colbert & McClune & Smith \\
Doolittle & McCulloch & Stimson \\
Edgington & McDonald & Storey \\
Elliott & McGhee & Van Camp \\
Emery & Mayne & Vance \\
Fackler & Miller & Wamstad \\
Forsling & Mills & Weaver \\
Francis & Marber of Adair & Moorhead \\
Gibson & Nargan & Weber \\
Gilbert & O'Donnell & Westervelt \\
Gilmore of Cedar & Olson & Yolfe \\
Graham & Ontjes & Yenter \\
Grimwood & Parsons & Mr. Speaker \\
&
\end{tabular}

Nays, 11
\begin{tabular}{lll} 
Aldrich & Nervig & Truax \\
Berry & Orr & Ulstad \\
Gilbertson & Rumley & Young \\
Moen & Shores &
\end{tabular}

Absent or not voting, 22
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Lockin \\
Anderson & Glimore of Clay & Parrott \\
Becker & Gordon & Peters \\
Criswell & Gunderson & Powers \\
Dodd & Harrison & Springer \\
Donhowe & Held & Sterling \\
Edson & Larson & \\
Elson & Letts &
\end{tabular}

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

\section*{LEAVE OF ABSENCE}

On request of Sterling of Hamilton leave of absence was granted Anderson of Winnebago for the remainder of the day.

By unanimous consent, Calendar No. 40, House File No. 550, a bill for an act to repeal sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t) and twentythree hundred forty-one-u (2341-u) supplement to the code, 1913, (C. C. sections 1814, 1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of animals subject to such liens and fixing a penalty therefor, with report of committee recommending passage was taken up and considered.

Peterson of Henry offered the following amendment:
Amend House File No. 550 by striking out the word "two" in line 2 of section 3 and inserting in lieu thereof the word "one".

Amendment adopted.
Fackler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes 51
Brady
Carter
Children
Buffington
Dodd

Emery
Fackler Gilbertson Gunderson Hanna

Held
Huff Ingersoll Justice Knickerbocker

Lake
Larson
LeValley
Lockin
Long
McClune
McCulloch
NoGhee
Miller
Mills
Moen
Moorhead

Nervig
\(O^{\prime}\) Donnell
Olson
Parsons
Peterson
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Slemmons

Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Wamstad
Weber
Wolfe
Year
Young

Ontjes
Grr
Perkins
Pamsey
Tankin
Scott of Appanoose
Shores
Vance
Weaver
Westervelt
Yenter

Absent or not voting, 23
\begin{tabular}{lll} 
Aiken & Donhowe & Teits \\
Aldrich & Fdson & McDonald \\
Anderson & Eliott & Farrott \\
Becker & Elson & Peters \\
Beeman & Gilmore of Cedar & Powers \\
Benz & Gordon & Springer \\
Berry & Graham & Mr. Speaker \\
Criswell & Harrison &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

By. unanimous consent, Calendar No. 41, House File No. 551, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa county, Iowa, with report of committee recommending amendment and passage was taken up for consideration.

On motion of McCulloch of Iowa the amendments proposed by the committee, found on page 891 of the journal of March 10th, were adopted.

McCulloch of Iowa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89
\begin{tabular}{|c|c|c|}
\hline Aldrich & Hauge & Perkins \\
\hline Allyn & Healy & Peterson \\
\hline Reeman & Held & Ramsey \\
\hline Benz & Huff & Rumley \\
\hline Blake & Ingersoll & Sampson \\
\hline Brady & Jastice & Santee \\
\hline Buffington & Kime & Schirmer \\
\hline Calhoun & Knickerbocker & Schulte \\
\hline Carter & Lake & Scott of Appanoose \\
\hline Children & Larson & Scott of Fremont \\
\hline Clark & LeValley & Shores \\
\hline Colbert & Lockin & Slemmons \\
\hline Dodd & Long & Smith \\
\hline Doolittle & McClune & Sterling \\
\hline Edgington & McCulloch & Stimson \\
\hline Elliott & McDonald & Storey \\
\hline Emery & McGhee & Truax \\
\hline Fackler & Mayne & Ulstad \\
\hline Forsling & Miller & Van Camp \\
\hline Garber of Adair & Mills & Vance \\
\hline Garber of Floyd & Moen & Wamstad \\
\hline Gibson & Moorhead & Weaver \\
\hline Gilbert & Morgan & Weber \\
\hline Gilibertson & Narey & Westervelt \\
\hline Gilmore of Cedar & Nervig & Wolfe \\
\hline Gilmore of Clay & O'Donnell & Year \\
\hline Graham & Olson & Yenter \\
\hline Grimwood & Ontjes & Young \\
\hline Gunderson & Orr & Mr. Speaker \\
\hline Hanna & Parsons & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 18

Aiken
Anderson
Becker
Berry
Bradley
Criswell

Donhowe
Edson
Elson Francis Gordon
Harrison

Letts
Parrott
Peters
Powers
Rankin
Springer

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

By unanimous consent, Calendar No. 34, House File No. 518, a bill for an act to amend chapter three hundred twelve (312), laws of the Thirty-eighth General Assembly (C. C. 3668 and 3671), relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquistions of
real estate and the permanent improvement thereof, and legalizing the issuance of certain certificates or bonds issued thereunder, with report of committee recommending passage was taken up and considered.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Hauge \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Olson \\
Bealy
\end{tabular} \\
Blake & Huff & Orr \\
Bradley & Ingersoll & Parsons \\
Brady & Justice & Perkins \\
Buffington & Kime & Peterson \\
Calhoun & Knickerbocker & Ramsey \\
Children & Lake & Rumley \\
Colbert & Larson & Sampson \\
Criswell & LeValley & Santee \\
Dodd & Lockin & Schirmer \\
Doolittle & Long & Scott of Appanoose \\
Edgington & McClune & Scott of Fremont \\
Elliott & McCulloch & Shores \\
Emery & McDonald & Stimson \\
Forsling & McGhee & Storey \\
Garber of Floyd & Mayne & Truax \\
Gilbert & Miller & Van Camp \\
Gilbertson & Mills & Vance \\
Gilmore of Cedar & Moen & Weaver \\
Gilmore of Clay & Moorhead & Morgan \\
Graham & Narey & Weber \\
Grimwood & Nervig & Wolfervelt \\
Hanna & ODonnell & Year \\
& & Young \\
& & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Francis & Powers \\
Aldrich & Garber of Adair & Rankin \\
Anderson & Gibson & Schulte \\
Becker & Gordon & Slemmons \\
Berry & Gunderson & Smith \\
Carter & Harrison & Springer \\
Clark & Held & Sterling \\
Donhowe & Letts & Ulstad \\
Edson & Ontjes & Wamstad \\
Elson & Parrott & Yenter \\
Fackler & Peters &
\end{tabular}

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

By unanimous consent, House File No. 548, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ) for school building purposes, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Parsons of Calhoun the following amendments proposed by the committee were adopted:

Amend by striking out the period at the end of section three (3), and inserting a comma in lieu thereof, and by adding the following words: "without expense to the state."

Mr. Parsons moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77

Allyn
Beeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Colbert
Criswell
Dodd
Edgington
Elliott
Emery
Forsling
Garber of Floyd
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Hauge

Healy Perkins
Held Ramsey
Huff Sampson
Ingersoll Santee
Justice Schirmer
Kime
Larson
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Ontjes
Orr
Parsons

Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Young
Mr. Speaker

Nays, None

Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Fackler & Olson \\
Aldrich & Francis & Parrott \\
Anderson & Garber of Adair & Peters \\
Becker & Gibson & Peterson \\
Berry & Gilbert & Powers \\
Clark & Gordon & Rankin \\
Donhowe & Harrison & Rumley \\
Doolittle & Knickerbocker & Slemmons \\
Edson & Lake & Springer \\
Elson & Letts & Yenter
\end{tabular}

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

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Joint Resolution No. 6. a joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material.

\author{
W. H. Vance, \\ Chairman House Committee.
}

George S. Banta,
-Chairman Senate Committee.
Report adopted.
BILL SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill :

Senate File No. 495.

\section*{REPORTS OF COMMITTEE}

Unanimous consent was obtained to return to the order of reports of committees.

Yenter of Johnson, from the committee on military, submitted the following report:

Mr. Speaker--Your committee on military to whom was referred House File No. 528, a bill for an act to provide for the holding of a school in small arms practice for the citizens of the state 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 recommended that said bill be referred to the committee on appropriations.

\section*{Ray Yenter, Ohairman.}

Report adopted and House File No. 528 was referred to the committee on appropriations.

\begin{abstract}
. Also :
Mr. Speaker--Your committee on military to whom was referred House File No. 587, a bill for an act providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred thirty-one (331), laws of the Thirty-eighth 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, and further recommend that said bill be referred to the committee on appropriations.
\end{abstract}

Ray Yenter, Chairman.
Report adopted and House File No. 587 was referred to the committee on appropriations.

\section*{AMENDMENTS FILED}

\section*{Blake of Fayette filed the following amendment:}

Amend the committee amendments to House File No. 486 by striking from end of last line thereof the period (.) and quotation mark (") and adding thereto the following: "or to municipal officers in towns and cities of the second class."

Beeman of Allamakee filed the following amendment:
Amend House File No. 483 by striking section 1 of said bill and substituting in lieu thereof the following:
"Section 1. Podiatry (sometimes called chiropody) shall for the purpose of this act mean the diagnosis and medical and surgical treatment of ailments of the human foot. Podiatrist shall mean one practicing podiatry."

\section*{MOTION TO RECONSIDER FILED}

I move to reconsider the vote by which House File No. 550 failed to pass the House.

I second the motion.
W. J. Colbert,
J. S. Garber.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 11th, approved the following bill:

House File No. 303.
Anderson of Winnabago moved that the remarks of Yenter of Johnson, Mayne of Palo Alto and Weaver of Polk, relative to House File No. 401, be printed in the journal.

Motion prevailed.

\section*{REMARKS OF WEAVER OF POLK}

Mr. Speaker and Gentlemen of the House--I wish to speak briefly in support of this important measure.

I am of that great company of men born too late to share in the heroic service of the boys in blue and yet too early to serve in the ranks of the men who enlisted in the world war.

Born in 1861, the son of a Second Iowa veteran, my whole life has been lived in the patriotic atmosphere that is largely the reflection and product of the service and presence of the veterans of the Civil War.

That service cannot be measured in dollars and cents nor the value to the life of the nation in the last fifty years of the men who came home in ' 64 and ' 65 . They have been everywhere centers of patriotic zeal and have richly repaid in their steadying influence all the recognition and appreciation, material and otherwise, that have been accorded them.

Now a new company of American youth comes upon the scene to take the place of the fast receding ranks of the boys in blue. Not all of them reached European soil, but all were ready. They made the offer of "the last full measure of devotion" and the service and sacrifices of those who reached the front are but the symbol of what all would have rendered had opportunity offered.

I am glad the bill is so drawn as to include all enlisted men. All were taken from the accustomed paths of their life, made to resign opportunities all about them, and all met with material losses. The provisions of this bill amount to a modest recognition of their sacrifices
and are an expression of the state's consciousness of a debt she can never repay.

It is a pleasure to note that the bill includes nurses who served abroad on land or sea. This is no more than just to those brave Iowa women who ministered to the wounded and sat beside the bedside of dying Iowa boys.

And, too, I am not willing to help create a situation where a hundred thousand Iowa men shall for a half century be able to point to other states that have granted such recognition and draw a comparison unfavorable to Iowa. In every state where a referendum has been taken the result has been favorable, and under our constitution a referendum is compulsory. It is for the people to determine the issue, and I predict a favorable result.

The great spiritual fact about our participation in the world war is that our nation sought no inch of foreign soil nor any material advantage. This youthful giant of the nations, America, saw in God's wondrous gifts to her but the measure of her duty and responsibility to civilization, and in her love for mankind, her gifts for a world's need, her willingness for sacrifice, there has come to the stars and stripes a new splendor that is imperishable.

There is time for but one specific reference. German money and intrigue had in 1918 undermined the moral fibre and the fighting power of one hundred seventy-five million Russians. Following this came the transfer of the millions of soldiers of the Central powers to the western front. Then followed the drives in Picardy, in Flanders, and finally down across the Marne. Everywhere victorious, the thunder of German cannon was heard throughout Paris and the allies were falling back. Then something happened. Straight into the brazen face of the enemy flushed with victory, Foch threw like a thunderbolt the might of the smiling, singing, free sons of these United States. Chateau Thierry and Cantigny, the Argonne and all the rest are names that will stir America for a thousand years. And at San Mihiel, that promontory that had stood out in the allied line for four years our men matched the immortal cry of the French at Verdum: "They shall not pass," with their own victorious shout: "It shall not stand."

There thus began that retreat that was not to end until the pean of victory for justice and freedom rang in the corridors of all the world.

In the days ahead we wish these Iowa soldiers to be one with us, in contented spirit and in labor for the common good. We need their patriotic fervor, their sense of common service, their ties of comradship, their recollections of immortal deeds done in the old world for the honor of the state and the preservation of civilization.

They should, and I feel sure will be, as were their fathers and grandfathers before them, the central steadying influence as we tread the path
that reaches into the unknown-the half century just ahead of us. I unreservedly urge the passage of the bill.

\section*{REMARKS OF MAYNE OF PALO ALTO}

Mr. Speaker and Gentifmen of the House-I deem it a great pleasure to stand before this body of men in advocacy of the measure now pending before you for your consideration. I not only deem it a pleasure but an honor as well, for I recognize in this measure an opportunity of demonstrating to the men who were in the late war that their efforts, their patriotism and their sacrifices in behalf of the honor, integrity and perpetuity of this nation have not yet been forgotten but are still fresh in the hearts and thoughts of the people.

In a free nation like ours, whose defense rests not in large standing armies but in the willingness of her sons to go forth and bare their breasts to the battle storm in defense of the sacred rights of that nation, it is essential for the future preservation of that nation to give to such sons not only a due mead of praise, but so far as possible, equalize to some extent the material sacrifices that they have made. Thus, future sons of America may know that their country stands ready and willing to shield them and their families to some extent from the pecuniary disadvantages they may have incurred by reason of their loyalty to free institutions and their Iand. I think I know somewhat of the sacrifices that these men have made and I want to say right here, that it makes such sacrifices doubly hard when one knows that the loved ones he leaves behind are inadequately prepared to meet the stern vicissitudes of life that war is always sure to bring.

This measure, now before this body, does not adequately recompense these men for what they have done for this nation and this people, but it will, in some degree, mitigate the hardships of the present conditions of life and give them to understand that the people of the state of Iowa have not forgotten that they left home friends all behind and went forward in defense of their country. I give this measure unqualified support and I know that I voice the sentiments of those men who went forward and gave their services to this nation in the Spanish American war. These men do know somewhat of the stern necessities of war and I know that their hearts go out in sympathy to the boys of the late war and all of their influence will be for this just and somewhat equitable measure if it is placed before the people of this state for their approval. I am not authorized to speak for those noble men of the great war of 1861, the Grand Army of the Republic, but I think I know their sentiment in regard to this matter and they too, stamp their approval upon this measure.

Gentlemen of the House, this measure is a just one and does in a way express the appreciation of this body and of the people of this state for these who so nobly came forward in the defense of this nation in the recent great world crisis.

\section*{REMARKS OF YENTER OF JOHNSON}

Mr. Speakfr, and Gentlemen of the House-In presenting the soldiers bonus bill, House File No. 401, the substitute for which is found on page 821 of the House journal, I do not desire to take much of your time. This bill has been carefully drawn, after considerable study and investigation on the part of the legislative committee of the American Legion and your military committee and I might state at this time that realizing the magnitude and importance of this legislation that this bill has been given as careful and painstaking work by the military committee as any bill ever presented to a committee for its consideration. The opinions and ideas of many not only of members of the House and senate but the opinions and ideas of many representative citizens of the state of Iowa have been considered.

This bill has been drawn to conform with the opinion and advice of many of our citizens who are well qualified to express opinion on the matter in hand. The advice and approval of expert attorneys has been had as to the constitutionality of this bill in its present form. Speaking from a purely personal standpoint, perhaps certain provisions of this bill do not entirely meet with my approval, but I wish to make this point clear, the measure before you for consideration is the product of a great deal of study and investigation and meets with the approval of a great majority of people. The measure as now presented includes as its beneficiaries, all who served honorably, male or female in the military or naval forces of the United States, between the dates of April 6, 1917 and November 11, 1918 and limits the total amount to be paid to any one person to \(\$ 350.00\), except those who did civilian work and received civilian pay for same, and those whose only service was in The Students Army Training Corps. In behalf of the S. A. T. C., I wish to state that there is no spirit of discrimination nor desire to exclude. They were all or nearly all under the draft age until the second registration, and were sent to our best schools, for example, Ames and the state university of Iowa, where they pursued a regular course of study, being subject to military discipline in a mild form only, and being clother and rationed by the United States government, and drawing the same pay as he who was actually in the army, also they drew the same amount of additional compensation at the time of their discharge as did the men who were in actual service. Far be it from me to try to belittle their service. I am most firmiy convinced that at least 99 per cent of those boys were honest and sincere in their desire to serve, but, gentlemen, we who have carefully considered this important measure, and I want to state to you that this feature of the bill was carefully considered and a great deal of public opinion solicited, do not believe they are entitled to the benefits of this act. It is my opinion that if they were included that the bill would be materially weakened. We cannot forget that they are already better paid than the cootie-covered, mud-bespattered veteran of the front line trenches.

An additional bonus fund, of not to exceed \(\$ 2,000,000\) to be constituted from any unexpended balance of the \(\$ 22,000,000\) fund which will be created if this bill is passed, for the benefit of persons designiated as beneficiaries under this act who are suffering from disability, is provided for. This fund to be administered by the board created by this act. If there is any part of the fund contemplated in excess of \(\$ 2,000,000\), after all approved claims are paid, this excess is to be applied to the payment of the debt herein created.

It is anticipated by the authors of this bill that the \(\$ 22,000,000\) fund provided for, will be sufficient to pay all claims, and leave a good working balance for the care of disabled and suffering beneficiaries of this act. The limitation provided and the application of the surplus heretofore referred to, is merely a safeguard for the state of Iowa to make impossible a top-heavy fund for which we anticipate no use. I do not anticipate as large a balance as the amount provided for in this bill.

As you all know, this bill has aroused as much or more interest than any measure pending before this assembly. The people of the state of Iowa are for it.

Much could be said but gentlemen, I do not want to spend more time. You have all considered this matter and are ready to vote.

Mr. Speaker, I move that the rules be suspended and that the bill be read the third time and placed on its passage.

On motion of Lockin of Cherokee the House adjourned until \(10: 00\) a. m., Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives,, Des Moines, March 14, 1921.

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

Prayer was offered by the Rev. W. A. Shullenberger, pastor Central Church of Christ, Des Moines.

Journal of March 12th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Mayne of Palo Alto leave of absence was granted Bradley of Powesheik until noon.

On request of Westervelt of Greene leave of absence was granted Gordon of Emmet indefinitely on account of illness.

On request of Criswell of Boone leave of absence was granted Edson of Buena Vista for the day.

\section*{PETITIONS}

Sterling of Hamilton presented a petition from citizens of Webster City, relative to House File No. 481.

Referred to committee on labor.
Blake of Fayette presented a petition from citizens of Oelwein, relative to House File No. 534.

Referred to committee on judiciary.
Donhowe of Story presented a petition from citizens of Slater, relative to anti-cigarette law:

Referred to committee on police regulations.

Becker of Clayton presented a petition from board of supervis. ors, relative to House File No. 623.

Referred to committee on public utilities.
Becker of Clayton presented three petitions from Edgewood commercial club, relative to maximum hour law, wage exemption and millage tax.

Referred to proper committees.

\section*{PRINTING OF HOUSE FILE NO. 678}

Dodd of Howard moved that three hundred extra copies of House File No. 678 be ordered printed.

Motion prevailed and it was so ordered.

\section*{REPORTS OF COMMITTEES}

Parsons of Calhoun, from the committee on coanty and township organizations, submitted the following report:

Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 702, a bill for an act to amend section fourteen hundred fifty-nine (1459) of the code, 1897, (C. C. Sec. 4769), relating to the payment of funds to the state treasurer by county 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 do pass.

Thos. Parsons, Chairman.
Report adopted

Also :
Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 656, a bill for an act to amend paragraph one (1) of section four hundred ninety-eight '(498) supplement to the code, 1913, (C. C. Sec. 3186) relating to fees to be collected 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 do pass.

Thos. Parsons, Chairman.
Report adopted.

Also:
Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 675, a bill for an act to amend section twenty-two hundred forty-one (2241) of the code, as amended by supplemental supplement, 1915, (C. C. Sec. 3103) relative to the amount to be expended by board of supervisors for county home, beg leave to report they have had 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. Parsons, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 655, a bill for an act to amend section eleven (11) of chapter three hundred fifty-two (352) of the acts of the Thirty-eighth General Assembly of Iowa (C. C. Sec. 6327) relating to the fees to be collected by the county recorder for filing chattel mortgages and for furnishing certified copies, beg leave to report they have had 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. Parsons, Chairman.
Report adopted.

Also:
Mr. Spealier--Your committee on county and township organizations to whom was referred House File No. 734, a bill for an act to amend section four hundred ten (410) supplement to the code, 1915, (C. C. Sec. 3115), relating to organization and election of supervisors, making a change in the requirements for submission to electors of proposition to change number of board 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.

Thos. Parsons, Chairman.
Report adopted and House File No. 734 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 681, an act relating to the powers and duties of boards of supervisors, and providing for the election of
members of the board of supervisors from the county at large when petitioned for by electors of the county equal in number to at least fifteen (15) per centum of the votes cast at the last preceding general election held in such county, beg leave to report they have had the 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. Parsons, Ohairman.
Report adopted and House File No. 681 was indefinitely postponed.

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred Senate File No. 488, a bill for an act to repeal section eleven (11), chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1742), relating to the quarantine of animals affected with tuberculosis, beg leave to report they have had 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. H. Anderson, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on agriculture to whom was referred House File No. 615, a bill for an act providing for the appointment of a board of examiners for the examination and registration of horseshoers. the payment and accounting for fees and expenses, and punishment for 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 indefinitely postponed.

\section*{J. H. Anderson, Chairman.}

Report adopted and House File No. 615 was indefinitely postponed.

Becker of Clayton, from the committee on motor vehicles, submitted the following report:

Mr. Speaker-Your committee on motor vehicles to whom was referred House File No. 627, a bill for an act to amend section twenty-five hundred three (2503), supplemental supplement, 1915, (C. C. Sec. 899), relating to the appointment of a chief deputy oil inspector, and also amending chapter eleven (11), title XII, supplemental supplement, 1915, (C. C.
chapter 7, title V), and providing for the inspection and regulation of the sale or use of gasoline, gasoline substitutes, benzine and naphtha and providing 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, and when so amended the bill do pass:

Amend by adding at the end of section seventeen (17) the following:
"All expenses incurred in carrying out the provisions of this act, after having been audited and approved by the state board of audit, shall be paid out of the general revenue fund of the state; but in no event shall such expenses exceed the fees collected from the inspection of gasoline, gasoline substitute, benzine and naphtha."

Wm. Becker, Chairman.
Report adopted.

\begin{abstract}
Also:
Mr. Sphaker-Your committee on motor vehicles to whom was referred House File No. 293, a bill for an act to amend chapter two hundred sev-enty-five (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3078), relating to the disposition of funds received as register fees on 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.
\end{abstract}

\section*{Wm. Becker, Chairman.}

Report adopted and House File No. 293 was indefinitely postponed.

Smith of Clinton, from the committee on public health, submitted the following report:

Mr. Speaker-Your committee on public health to whom was referred House File No. 584, a bill for an act to provide for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the bureau of vital statistics at the capitol of the state, as required to be established by the state registrar of vital statistics; to insure thorough organization and efficiency of the registration of vital statistics throughout the state; to provide certain penalties; to repeal all acts and parts of acts in conflict herewith, and to appropriate twenty thousand dollars ( \(\$ 20,000.00\) ) therefor, beg leave to report they have had the same under consideration and recommend, that it be amended as follows:

By striking from section four (4) at the end of line two (2) the word "state", and from line two (2) its first word "registrar", and in-
serting in lieu thereof, the following: "board of supervisors, in and for each county in the state".

Also :
By striking from section twenty-four (24) at the end of line five (5) the word "twenty" and inserting in lieu thereof the word "ten", and from line six (6) the figure " 2 " and insert in lieu thereof the figure " 1 ", and that when so amended that the bilt do pass.

\section*{Also :}

Amend the title by changing the amount of the appropriation from \(\$ 20,000.00\) to \(\$ 10,000.00\).

Dr. Geo. A. Smith, Chairman.
Report adopted. House File No. 584 was referred to the committee on appropriations.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 567, a bill for an act to amend section nine hundred ninety-seven-a (997-a); nine hundred ninety-seven-b (997-b) and nine hundred ninety-seven-c (997-c). supplement to the code, 1913 (C. C. sections 4411,4412 and 4415) relating to control of parkings and trees and shrubbery on 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 be amended as follows, and when so amended the bill do pass:

By striking out of section one (1) the words "property inside curb line" as they appear in the first line of said section; and that the words "permanent sidewalks" as they appear in the first line of section two (2) be stricken; and section three be amended by striking out the words "care of trees and shrubbery in streets" as they appear in lines one (1) and two (2) of said section.

\author{
A. O. Havge, Chairman.
}

Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 730, a bill for an act amending section seven hundred fifty-eight-d (758-d) supplemental supplement to the code, 1915, (C. C. Sec. 3784) relating to the issuance of bonds by cities of the first class and cities of the second class over five thousand ( 5,000 ) population, beg leave to report they have had the same under consideration and have
\end{abstract}
instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
A. o. Hadge, Chairman.
}

Report adopted.

\begin{abstract}
Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 692, a bill for an act to amend section eight hundred forty-f ( \(840-\mathrm{f}\) ) relating to the aggregate tax assessable for all sewer funds by 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 do pass.
\end{abstract}

\section*{A. O. Hayge, Chairman.}

Report adopted.
Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 525, a bill for an act to provide that retired members of the police and fire departments shall receive a pension equal to onehalf of the salary now paid to members of the police and fire department in all cities and towns wherein there exists a firemen's and policemen's pension 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.
A. O. Hauge, Chairman.

Report adopted and House File No. 525 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 653, a bill for an act to amend section seven hundred eighty-one (781) of the code, (C. C. Sec. 3848), relating to the removal of snow and ice from sidewalks, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out the word "five" and inserting in lieu thereof the word "three" at the end of said bill.
A. O. Hatge, Chairman.

Report adopted.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 446, a bill for an act to compensate 2d Lieutenant Ralph G. Smoley for services rendered and money advanced pursuant to the call into active service of the Iowa National Guards by the governor of Iowa, on June 19, 1916, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.

Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 572, a bill for an act to amend section eleven hundred seven (1107), supplemental supplement to the code, 1915, (C. C. Sec. 433), relating to the printing of election ballots, beg leave to report they have had 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. E. Beeman, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on elections to whom was referred House File No. 320 , a bill for an act to amend section two (2), chapter eightysix (86), acts of the Thirty-eighth General Assembly to provide for uniform party columns on ballot, beg leave to report they had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
I. E. Beeman, Chairman.

Report adopted and House File No. 320 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on elections to whom was referred House File No. 617, a bill for an act to repeal section 1087-a4, supplement to the code of Iowa, 1913, (C. C. Sec. 366), and to enact a substitute therefor and to amend Secs. 1087-a8, 1087-a19, 1087-a21, 1087-a22, 1087-a25, 1087-a26 and 1087-a27, chapter 2-a, title VI, supplement to the code, 1913, (C. C. Secs. 377, 380, 383, 384, 388, 389, 390), relating to the 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.
I. E. Beeman, Chairman.

Report adopted and House File No. 617 was indefinitely postponed.

\section*{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 to the following joint resolution in which the concurrence of the Senate was asked:

Senate joint resolution No. 6. joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material.
L. W. Ainsworth, 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. 401, a bill for an act authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

\section*{L. W. Ainsworth, Secretary.}

Also :
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. 382, a bill for an act to amend section nineteen hundred eighty-nine-a one (1989-a1) supplement to the code, 1913, (com-
piled code section 4836) and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion.

\author{
L. W. Ainsworth, 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:

Senate concurrent resolution providing that all minor claims approved by the proper committees shall be included in the omnibus bill.
L. W. Ainsworth, 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:

\section*{SENATE CONCURRENT RESOLUTION}

Be It Resolved by the Senate, the House concurring, That immediately upon adjournment the adjutant general be and is hereby authorized and instructed to cause to be packeâ in boxes or other suitable containers the bill books, journals, stationery and other books and material of the members, and to ship them to the home addresses of the members as directed by the document shipping clerk, and that immediately upon adjournment the books which the members desire thus to be sent to their homes be placed on their desks and the sergeant-at-arms of the respective houses shall remain four days to have charge of the packing and care of the property.
L. W. Ainsworth, Secretary.

\section*{Also :}

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

Senate File No. 639, a bill for au act to legalize an election held January 29, 1921, in the consolidated independent school district of Arispe, Union county, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also :}

Mr. Speaker-I am dịected 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. 581, a bill for an act to amend section four hundred
nine-j (409-j) supplement to the code, 1913, (C. C. Sec. 3318) relating to the millage tax for the improvement and maintenance of county hospitals.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 544, a bill for an act to repeal section three hundred sixty-four, of the supplement to the code, 1913, (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute.
L. W. Ainsworth, Secretary.

\begin{abstract}
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 360, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement, 1915, as amended by section one (1), chapter two hundred thirty-five (235), acts of the Thirty-seventh General Assembly, and by section cne (1), chapter seventy (70), acts or the Thirty-eighth General Assembly, (compiled code Sec. 6938), relating to compensation of judges of the district courts.
\end{abstract}

> L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 610, a bill for an act to amend section 254-a20, supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children.
L. W. Ainsworthi, Secretary.

Also :
Mr. Speaker-I 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 to repeal section two hundred three-a (203-a), supplement to the code, 1913, (compiled code Sec. 8459) relating to compensation of judges of the supreme court.

\section*{L. W. Ainsworth, Secretary.}

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Yenter of Johnson, unanimous consent having been given, House File No. 401, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking from lines 13 and 14 of section 4 the words ", whose only service was in the Students' Army Training Corps, or".

On the question, "Shall the House concur?"
Ayes, None
Nays, 99

Aiken
Allyn
Anderson
Eecker
Beeman
Benz
Berry
Blake
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edgington
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McCulloch
McDonald
McGhee
Mayne
Mills
Moen
Moorhead
Morgan
Narey
Nervig
ODonnell
Olson
Ontjes
Orr
Parrott

Parsons
Perkins
Feters
Peterson
I'owers
Famsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer.
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
W eaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Absent or not voting, 8
\begin{tabular}{ll:c} 
Aldrich & Gibson & Miller \\
Rradley & Gordon & Young \\
Edson & McClune &
\end{tabular}

So the House refused to concur in the Senate amendments to House File No. 401.

On request of Shores of Bremer, unanimous consent having been given, House File No. 559, a bill for an act to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by inserting after the comma following the word "organiza tion" in line five of section one, the following: "the election of said board of directors," and further amending by striking out the word "relation" in line eleven of said section one and inserting in lieu thereof the word "relating" and by inserting after the comma following the word, "Iowa" in line eighteen, the words "said board of directors legally elected."

Mr. Shores moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 84
\begin{tabular}{lll} 
Allyn & Garber of Floyd & Mayne \\
Anderson & Gilbert & Mills \\
Becker & Gilbertson & Moen \\
Beeman & Gilmore of Cedar & Morgan \\
Benz & Gilmore of Clay & Narey \\
Berry & Graham & Nervig \\
Blake & Grimwood & Olson \\
Brady & Gunderson & Ontjes \\
Buffington & Hanna & Orr \\
Carter & Harrison & Parrott \\
Children & Hauge & Parrsons \\
Clark & Healy & Perkins \\
Colbert & Held & Peters \\
Criswell & Huff & Peterson \\
Dodd & Ingersoll & Ramsey \\
Donhowe & Knickerbocker & Rankin \\
Doolittle & Lake & Sampson \\
Edgington & Larson & Santee \\
Elson & Letts & Schirmer \\
Emery & LeValley & Schulte \\
Fackler & Long & Scott of Appanoose \\
Francis & McCulloch & Scott of Fremont \\
Garber of Adair & McGhee & Shores
\end{tabular}

\author{
Smith \\ Sterling \\ Stimson \\ Storey \\ Truax
}
Ulstad
Van Camp
Vance
Wamstad
Weber

\author{
Westervelt \\ Wolfe \\ Year \\ Yenter \\ Mr. Speaker
}

Nays, None
Absent or not voting, 23
\begin{tabular}{lll} 
Aiken & Gordon & O'Donnell \\
Aldrich & Justice & Powers \\
Bradley & Kime & Rumley \\
Calhoun & Lockin & Slemmons \\
Edson & McClune & Springer \\
Elliott & McDonald & Weaver \\
Forsling & Miller & Young \\
Gibson & Moorhead &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 559.

\section*{CONSIDERATION OF BILLS}

Calendạ No. 1, House File No. 344, a bill for an act to amend section fifty-six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173), acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), relating to granting pardons, with report of committee recommending substitute amendment and passage, was taken up for consideration.

On request of Peters of Dallas, unanimous consent having been obtained, Senate File No. 366, with report of committee recommending amendment and passage, was substituted for House File No. 344.

Calendar No. 41, Senate File No. 336, a bill for an act to amend section five thousand six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (compiled code, Sec. 2258), relating to granting pardons, with report of committee recommending amendment and passage was taken up and considered.

Peters of Dallas moved the adoption of the following substitute committee amendment:

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:
"Section 1. That section fifty-six hundred twenty-six (5626) of the code as amended by chapter one hundred seventy-three (173), acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), be repealed and the following enacted in lieu thsreof:
"The governor shall have power to remit fines and forfeitures upon such conditions and with such restrictions and limitations as he may think proper. After conviction of a felony, no pardon shall be granted by the governor until he shall have presented the matter to, and obtained the advice of the board which has power to parole persons from the institution to which such person has been sentenced or committed, but he may commute a death sentence to imprisonment in the penitentiary for life. Before presenting the matter to the proper board for its action, where the sentence is death or imprisonment for life, he shall cause a notice containing the reasons assigned for granting the pardon to be published in two newspapers of general circulation, one of which shall be published at the capital and the other in the county where the conviction was had, once each week, for four successive weeks, the last publication to be at least twenty days prior to the time of presenting such application to such board."

Substitute committee amendment adopted.
Mr. Peters moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 91
\begin{tabular}{lll} 
Allyn & Gilbert & McDonald \\
Anderson & Gibertson & \begin{tabular}{l} 
McGhee \\
Becker
\end{tabular} \\
Beeman & Gilmore of Clay & Mayne \\
Benz & Graham & Mills \\
Berry & Grimwood & Moorhead \\
Brady & Gunderson & Morgan \\
Buffington & Hanna & Narey \\
Calhoun & Harrison & Nervig \\
Carter & Hauge & O'Donnell \\
Children & Healy & Olson \\
Colbert & Held & Ontjes \\
Criswell & Huff & Orr \\
Dodd & Ingersoll & Parrott \\
Donhowe & Justice & Parsons \\
Doolittle & Kime & Perkins \\
Edgington & Lake & Peters \\
Elson & Larson & Peterson \\
Emery & Letts & Powers \\
Fackler & LeValley & Ramsey \\
Francis & Lockin & Rumley \\
Garber of Adair & Long & McClune
\end{tabular}
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad.
Van Camp
Vance
Wamstad
Weaver

Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 16
\begin{tabular}{lll} 
Aiken & \begin{tabular}{ll} 
Elliott & Miller \\
Aldrich & Forsling
\end{tabular} & Moen \\
Blake & Gibson & Rankin \\
Bradley & Gilmore of Cedar & Young \\
Clark & Gordon & \\
Edson & Knickerbocker &
\end{tabular}

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

Calendar No. 5, House File No. 288, a bill for an act to amend section 2727 -a 89 , supplement to the code, 1913, relating to the collection and dissemination of information regarding tuberculosis, with report of committee recommending amendment and passage was taken up and considered.

On motion of Peters of Dallas, the amendments recommended by the committee on board of control, found on page 271 of the journal of January 26th, were adopted.

Mr. Peters moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 87
\begin{tabular}{lll} 
Allyn & Clark & Garber of Floyd \\
Anderson & Colbert & Gilbert \\
Becker & Criswell & Gilbertson \\
Beeman & Dodd & Gilmore of Cedar \\
Berry & Donhowe & Gilmore of Clay \\
Blake & Doolittle & Graham \\
Brady & Edgington & Grimwood \\
Buffington & Emery & Gunderson \\
Calhoun & Fackler & Hanna \\
Carter & Forsling & Harrison \\
Children & Garber of Adair & Hauge
\end{tabular}

Healy
Held
Ingersoll
Kime
Knickerbocker
Lake
Larsón
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Moen
Moorhead

Morgan
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer

Schulte
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Mr. Speaker
Nays, 6
\begin{tabular}{ll} 
Huff & Mills \\
Justice & Ontjes
\end{tabular}

Absent or not voting, 14
Aiken
Aldrich
Benz
Bradley
Edson

Miller
Ulstad
Wolfe
Young

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

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 359, a bill for an act to repeal section two hundred three-a (203-a), supplement to the code, 1913, (compiled code Sec. 8459), relating to compensation of judges of the supreme court.

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

Senate File No. 610, a bill for an act to amend section two hundred fifty-four-a twenty (254-a20), supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children.

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

Senate File No. 360, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement, 1915, as amended by section one (1), chapter two hundred thirty-five (235), acts of the Thirty-seventh General Assembly, and by section one (1), chapter seventy (70), acts of the Thirty-eighth General Assembly, (compiled code Sec. 6938), relating to compensation of judges of the district courts.

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

Senate File No. 581, a bill for an act to amend section four hundred nine-j (409-j), supplement to the code, 1913 (C. C. Sec. 3318), relating to the millage tax for the improvement and maintenance of county hospitals.

Read first and second time and referred to committee on public health.

Senate File No. 639, a bill for an act to legalize an election held January 29th, 1921, in the consolidated independent school district of Arispe, in the county of Union, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of seventy-five thousand dollars ( \(\$ 75,000.00\) ), and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election and said bonds, and to authorize the issuance of seventy-five thousand dollars ( \(\$ 75,000.00\) ) bonds of said consolidated independent school district.

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

Senate File No. 544, a bill for an act to repeal section three hundred sixty-four, of the supplement to the code, 1913, (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute.

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

\section*{CONSIDERATION OF BILLS}

Calendar No. 6, House File No. 324, a bill for an act to amend chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly, (C. C. section 1734), relating to the control and suppression of dangerous, contagious and infectious diseases of domestic animals, and for the inspection of live stock imported into the state of Iowa for breeding, work or dairy purposes; also to provide for the payment of indemnity in co-operation with the federal government, and making an appropriation therefor, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Knickerbocker of Linn the amendment proposed by the committee on appropriations, found on page 747 of the journal of February 25th, was adopted.

Sampson of Audubon moved the previous question.
Motion prevailed.
Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{lll} 
Allyn & Garber of Floyd & McClune \\
Anderson & Gibson & McCulloch \\
Becker & Girbert & McDonald \\
Beeman & Gilbertson & McGhee \\
Benz & Gilmore of Cedar & Mayne \\
Berry & Gilmore of Clay & Miller \\
Blake & Graham & Mills \\
Brady & Grimwood & Moen \\
Buffington & Gunderson & Moorhead \\
Calhoun & Hanna & Morgan \\
Carter & Hauge & Narey \\
Children & Healy & Nervig \\
Clark & Held & O'Donnell \\
Colbert & Huff & Olson \\
Criswell & Ingersoll & Ontjes \\
Dodd & Justice & Orr \\
Donhowe & Kime & Parrott \\
Doolittle & Knickerbocker & Parsons \\
Edgington & Lake & Perkins \\
Emery & Larson & Peters \\
Fackler & Letts & Peterson \\
Forsling & LeValley & Powers \\
Francis & Lockin & Ramsey \\
Garber of Adair & Long & Rankin
\end{tabular}
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons

Nays, 2
Harrison Scott of Appanoose
Absent or not voting, 9
\begin{tabular}{lll} 
Aiken & Edson & Gordon \\
Aldrich & Elliott & Wolfe \\
Bradley & Elson & Young
\end{tabular}

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

Calendar No. 7 , House File No. 486, a bill for an act to prohibit nepotism within this state, with report of committee recommending amendment and passage was taken up and considered.

On motion of Nervig of Humboldt the committee amendments, found on page 782 of the journal of March 7th, were adopted.

The amendment filed by Criswell of Boone, found on page 834 of the journal of March 8th was taken up and considered. Mr. Criswell moved the adoption of the amendment.

Amendment lost.
The amendment filed by Blake of Fayette, found on page 991 of the journal of March 12th was taken up and considered. Mr. Blake moved the adoption of the amendment.

Amendment lost.
Lake of Woodbury offered the following amendment and moved its adoption :

Amend House File No. 486 by adding to section 1 the words: "This act shall not apply to members of the General Assembly."

Amendment lost.

By unanimous consent the chief clerk was authorized to make the following amendment:

Amend line 4 of section 1 by striking out the word "village" and inserting in lieu thereof the word "town".

Nervig of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{lll} 
Anderson & Gunderson & Peterson \\
Becker & Hanna & Powers \\
Beeman & Harrison & Ramsey \\
Benz & Hauge & Rumley \\
Berry & Healy & Santee \\
Blake & Huff & Schirmer \\
Brady & Kime & Schulte \\
Buffington & Knickerbocker & Scott of Appanoose \\
Calhoun & Larson & Scott of Fremont \\
Carter & Letts & Shores \\
Children & LeValley & Slemmons \\
Clark & Long & Smith \\
Colbért & McClune & Springer \\
Criswell & McCulloch & Sterling \\
Donhowe & McGhee & Stimson \\
Elson & Mills & Storey \\
Fackler & Moen & Ulstad \\
Forsling & Moorhead & Vance \\
Francis & Narey & Wamstad \\
Garber of Adair & Nervig & Weaver \\
Garber of Floyd & O'Donnell & Weber \\
Gibson & Olson & Wolfe \\
Gilbertson & Ontjes & Yenter \\
Gilmore of Cedar & Orr & Young \\
Gilmore of Clay & Perkins & \\
Graham & Peters &
\end{tabular}

Nays, 21
\begin{tabular}{lcl} 
Allyn & & Justice \\
Dodd & & Lake \\
Emery & & Lockin \\
Gilbert & & Mayne \\
Grimwood & & Miller \\
Held & & Parrott \\
Ingersoll & & Parsons
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lll} 
Aiken & Edgington & McDonald \\
Aldrich & Edson & Morgan \\
Bradley & Elliott & \\
Doolittle & Gordon &
\end{tabular}

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

JOINT RESOLUTION SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following joint resolution :

Senate joint resolution No. 6.

\section*{HOUSE FILE WITHDRAWN}

On request of Clark, of Linn, unanimous consent having been obtained, House File No. 820 was withdrawn from the committee on municipal corporations and from further consideration by the House.

\section*{SPECIAL ORDER MADE}

On request of Hauge of Polk, unanimous consent having been obtained, House File No. 627 was made a special order for Friday, March 18th, at \(10: 00\) o'clock a. m.

On motion of Vance of Madison the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{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:

Senate concurrent resolution relating to the adjournment sine die of the Thirty-ninth General Assembly.

Section 1. Be It Resolved by the Senate, the House concurring, That the Thirty-ninth General Assembly adjourn, sine die, at 12:00 M. Friday, April 8, 1921.
L. W. Ainsworth, Secretary.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Van Camp of Muscatine called up Senate concurrent resolution relative to adjournment sine die, and asked and obtained unanimous consent to consider the resolution at this time. Mr. Van Camp moved that the House concur.

Motion prevailed and the House concurred in the Senate concurrent resolution.

\section*{MOTION TO RECONSIDER FILED}

I move that the House reconsider the vote by which the Senate concurrent resolution with respect to adjournment passed the House.

\section*{J. B. Weaver.}

I second the motion.
J. H. Anderson.

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. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers
and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1 , 1920, for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75,000.00\) of said district for the purpose of erecting and equipping a new school house, procure a site therefor and repair the present school building.

\section*{L. W. Ainsworth, Secretary.}

\section*{Also :}

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

Senate File No. 662, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit re-alignment of highway.

\section*{L. W. Ainsworth, Secretary.}

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

Senate Joint Resolution No. 5, joint resolution relative to Flower Day.

> L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 629, a bill for an act authorizing the executive council to preserve Rice Lake, located in Winnebago and Worth counties as a lake.

\section*{L. W. Ainsworth, Secretary.}

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

Senate File No. 456, a bill for an act authorizing the issuance of a patent to certain lands in Dallas county, Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 661, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirtyseventh General Assembly; and to provide that certain children may be admitted to the hospital of the college of medicine of the state university, who are not committed under the provisions of section \(254-\mathrm{c}\), section 254 -d and section \(254-\mathrm{k}\), supplemental supplement to the code, 1915 , (C. C. sections 2376, 2377 and 2384) and sections two and three ( 2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. sections 2587 and 2388).

\author{
L. W. Answorth, Secretary.
}

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

Senate File No. 627, a bill for an act authorizing, empowering and directing the governor and secretary of state to convey by patent to Johannes Anderson certain real estate in Iowa City, Johnson county, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

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

Senate File No. 559, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ), for school building purposes.

> L. W. Ainsworth, Secretary.

\section*{Also :}

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

Senate File No. 564, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 565, a bill for an act to legalize the election of officers
of the incorporated town of Conesville, in Muscatine county, Iowa, held on March 1, 1920, and the acts of said officers.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 759, a bill for an act to legalize an election held on the eighth (8th) day of March, 1920, in the school township of Cooper, in the county of Webster, and state of Iowa, for the purpose of voting on the issuance of bonds of said school township, in the amount of fifteen thousand dollars ( \(\$ 15,000.00\) ), and to legalize all acts and proceedings of the board of directors of said school township, in respect of said election and said bonds, and to declare the purpose for which the said bonds are authorized, and to authorize the issuance of fifteen thousand dollars ( \(\$ 15,000.00\) ) bonds of said school township.

\section*{L. W. Ainsworth, Secretary.}

Also :
Mr. Speaker--I 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. 632, a bill for an act to legalize certain warrants issued by the board of supervisors of Wapello county, Iowa.
L. W. Ainsworth, Secretary.

Also:
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. 553, a bill for an act to amend section sixteen, chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2924), relating to interest on assessments for road purposes.
L. W. Ainsworth, Secretary.

Also:
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. 436, a bill for an act to license and regulate the business of making loans in sums of \(\$ 300\) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing
the rate of interest and charge therefor, and penalties for the violation thereof, etc.

\author{
L. W. Ainsworth, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 632, a bill for an act to legalize certain warrants issued by the board of Supervisors of Wapello county, Iowa.

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

Senate File No. 759, a bill for an act to legalize an election held on the eighth (8th) day of March, 1920, in the school township of Cooper, in the county of Webster, and state of Iowa, for the purpose of voting on the issuance of bonds of said school township, in the amount of fifteen thousand dollars ( \(\$ 15,000.00\) ), and to legalize all acts and proceedings of the board of directors of said school township, in respect of said election and said bonds, and to declare the purpose for which the said bonds are authorized, and to authorize the issuance of fifteen thousand dollars ( \(\$ 15,000.00\) ) bonds of said school township.

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

Senate File No. 565, a bill for an act to legalize the election of officers of the incorporated town of Conesville, in Muscatine county, Iowa, held on March 1st, 1920, and the acts of said officers.

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

Senate File No. 564, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.

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

Senate File No. 559, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the
county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars \((\$ 75,000.00)\), for school building purposes.

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

Senate File No. 629, a bill for an act authorizing the executive council to preserve Rice Lake, located in Winnebago and Worth counties as a lake.

Read first and second time and referred to committee on conservation of resources.

Senate File No. 662, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit re-alignment of a highway.

Read first and second time and referred to committee on state educational institutions.

Senate File No. 456, a bill for an act authorizing the issuance of a patent to certain lands in Dallas county, Iowa.

Read first and second time and referred to committee on land titles.

Senate File No. 661, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirty-seventh General Assembly; and to provide that certain children may be admitted to the hospital of the college of Medicine of the State University, who are not committed under the provisions of section 254 -c, section 254 -d and section \(254-\mathrm{k}\), supplemental supplement to the code, 1915 , (C. C. sections 2376,2377 and 2384) and sections two and three ( 2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. sections 2387 and 2388).

Read first and second time and referred to committee on state educational institutions.

Senate File No. 627, a bill for an act authorizing, empowering and directing the Governor and Secretary of State to convey by patent to Johannes Anderson certain real estate in Iowa City, Johnson county, Iowa.

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

Senate Joint Resolution No. 5, joint resolution relating to flower day.

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Westervelt of Greene, unanimous consent having been given, House File No. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special elections held by said district on May 1, 1920, for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75\),000.00 of said district for the purpose of erecting and equipping a new school house, procure a site therefor, and repair the present school building, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend the enacting clause by inserting the words "of the state" following the word "assembly".

Mr. Westervelt moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 84
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Elliott \\
Becker
\end{tabular} & \begin{tabular}{l} 
Grimwood \\
Beeman
\end{tabular} \\
Emery & Gunderson
\end{tabular}
\begin{tabular}{lll} 
Lake & O'Donnell & Scott of Fremont \\
Larson & Olson & Shores \\
Letts & Ontjes & Smith \\
LeValley & Orr & Sterling \\
Lockin & Parrott & Stimson \\
Long & Parsons & Storey \\
McClune & Perkins & Truax \\
McCulloch & Peters & Ulstad \\
McGhee & Peterson & Van Camp \\
Mayne & Powers & Wamstad \\
Miller & Ramsey & Weaver \\
Moen & Rankin & Weber \\
Moorhead & Santee & Westervelt \\
Morgan & Schirmer & Year \\
Narey & Schulte & Yenter \\
Nervig & Scott of Appanoose & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 23
\begin{tabular}{lll} 
Aiken & Dodd & Rumley \\
Aldrich & Donhowe & Sampson \\
Anderson & Edson & Slemmons \\
Bradley & Forsling & Springer \\
Brady & Gilmore of Cedar & Vance \\
Calhoun & Gordon & Wolfe \\
Children & McDonald & Young \\
Clark & Mills &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 519.

Moen of Lyon called up the House concurrent resolution rela. tive to instructing the chairman of the appropriations committees of the Senate and House to prepare itemized and tabulated reports on the various appropriations asked, with senate amendments. The amendments were read and considered.

\section*{SENATE AMENDMENTS}

Amend the House concurrent resolution, relative to itemized reports of appropriations of the various state institutions for the next biennial period, by striking out the last paragraph.

Mr. Moen moved that the House concur. Motion prevailed the House concurred in the Senate amendments to the House concurrent resolution.

\section*{CONSIDERATION OF BILLS}
the fraudulent defacement, mutilation or alteration of marks of
Calendar No. 8, House File No. 516, a bill for an act relating to
identification and the selling or keeping for sale any machinery, article or commodity when such identification marks have been destroyed or defaced with intent to defraud, and the penalty for violation thereof, with report of committee recommending passage was talien up and considered.

McClune of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Aldrich & Harrison & Parsons \\
Allyn & Hauge & Perkins \\
Anderson & Healy & Peters \\
Becker & Held & Peterson \\
Beeman & Huff & Powers \\
Benz & Ingersoll & Ramsey \\
Berry & Justice & Rankin \\
Bradley & Kime & Sampson \\
Buffington & Knickerbocker & Santee \\
Carter & Lake & Schirmer \\
Children & Larson & Schulte \\
Colbert & Letts & Scott of Appanoose \\
Criswell & LeValley & Scott of Fremont \\
Dodd & Lockin & Shores \\
Edging ion & Long & Smith \\
Elliott & McClune & Springer \\
Emery & McCulloch & Sterling \\
Fackler & McDonald & Stimson \\
Francis & McGhee & Storey \\
Garber of Adair & Mayne & Truax \\
Garber of Floyd & Miller & Ulstad \\
Gibson & Mills & Van Camp \\
Gilbert & Moen & Wamstad \\
Gilbertson & Narey & Weber \\
Gilmore of Cedar & Nervig & Westervelt \\
Gilmore of Clay & O'Donnell & Year \\
Graham & Olson & Yenter \\
Grimwood & Ontjes & Mr. Speaker \\
Gunderson & Orr & Panna
\end{tabular}

Nays, 4
Blake
Doolittle
Forsling
Weaver
Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Edson & Rumley \\
Brady & Elson & Slemmons \\
Calhoun & Gordon & Vance \\
Clark & Mowe & Morhead \\
Donhowe & Morgan & Wolfe \\
& & Young
\end{tabular}

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

Calendar No. 10, House File No. 390, a bill for an act to amend section one (1), chapter one hundred fifty-six (156), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2493), relating to the qualifications of teachers, teachers' certificates, and fee therefor, with report of committee recommending amendment and passage was taken up and considered.

On motion of Storey of Warren the amendment proposed by the committee, found on page 821 of the journal of March 8th, was adopted.

Mr . Storey moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Perkins \\
\hline Allyn & Graham & Peters \\
\hline Anderson & Grimwood & Peterson \\
\hline Becker & Hanna & Powers \\
\hline Beeman & Harrison & Ramsey \\
\hline Benz & Hauge & Rankin \\
\hline Blake & Healy & Sampson \\
\hline Bradley & Held & Santee \\
\hline Buffington & Ingersoll & Schirmer \\
\hline Calhoun & Justice & Schulte \\
\hline Carter & Kime & Scott of Fremont \\
\hline Colbert & Knickerbocker & Shores \\
\hline - Criswell & Larson & Smith \\
\hline Dodd & Letts & Springer \\
\hline Donhowe & LeValley & Sterling \\
\hline Doolittle & Lockin & Stimson \\
\hline Edgington & McClune & Storey \\
\hline Edson & McCulloch & Truax \\
\hline Elson & Mills & Van Camp \\
\hline Emery & Moen & Weaver \\
\hline Fackler & Moorhead & Weber \\
\hline Forsling & Morgan & Westervelt \\
\hline Francis & Narey & Wolfe \\
\hline Garber of Adair & Nervig & Year \\
\hline Garber of Floyd & O'Donnell & Mr. Speaker \\
\hline Gilbert & Olson & \\
\hline Gilmore of Cedar & Parrott & \\
\hline
\end{tabular}

Nays, 13
\begin{tabular}{lll} 
Children & Mayne & Scott of Appanoose \\
Gunderson & Miller & Slemmons \\
Huff & Ontjes & Wamstad \\
Long & Orr & \\
McGhee & Parsons &
\end{tabular}

Absent or not voting, 15
\begin{tabular}{lll} 
Aldrich & Gibson & Rumley \\
Berry & Gilbertson & Ulstad \\
Brady & & Gordon \\
Clark & Lake & Vance \\
Elliott & & McDonald
\end{tabular}

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

Calendar No. 11, House File No. 394, a bill for an act to repeal section eighteen hundred five (1805) code, 1897, (C. C. Sec. 5531) and to enact a substitute therefor, relating to the exemption of life, health and accident insurance policies and the proceeds of life, health and accident insurance policies from execution and taxation, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Hauge of Polk the committee amendments, found on page 832 of the journal of March 8th, were adopted.

The amendment filed by Hauge of Polk, found on page 918 of the journal of March 10th, was considered and on motion of Mr. Hauge, adopted.

Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'
Ayes, 87
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Brady \\
Anderson \\
Buffington
\end{tabular} & \begin{tabular}{l} 
Donhowe \\
Edgington
\end{tabular} \\
Beker & Calhoun & \begin{tabular}{l} 
Edson \\
Beeman
\end{tabular} \\
Benz & Carter & Elliott \\
Berry & Children & Elson \\
Blake & Clark & Emery \\
Bradley & Colbert & Fackler \\
& Criswell & Francis
\end{tabular}
\begin{tabular}{lll} 
Garber of Adair & \begin{tabular}{l} 
McClune \\
Garber of
\end{tabular} & \begin{tabular}{l} 
Schirmer \\
McCulloch
\end{tabular} \\
Gibson & Schulte \\
Gilmore of Clay & McGhee & Scott of Appanoose \\
Graham & Mayne & Scott of Fremont \\
Grimwood & Miller & Shores \\
Hanna & Mills & Slemmons \\
Harrison & Moorhead & Smith \\
Hauge & Morgan & Springer \\
Healy & Narey & Sterling \\
Held & Nervig & Stimson \\
Huff & O'Donnell & Storey \\
Ingersoll & Olson & Van Camp \\
Justice & Ontjes & Vance \\
Kime & Parrott & Wamstad \\
Knickerbocker & Perkins & Weaver \\
Lake & Peters & Weber \\
Larson & Peterson & Westervelt \\
Letts & Powers & Wolfe \\
LeValley & Ramsey & Year \\
Lockin & Rankin & Yenter \\
& Santee & Young
\end{tabular}

Nays, 10
\begin{tabular}{lll} 
Aiken & Gilbert & Sampson \\
Dodd & Long & Truax \\
Doolittle & McDonald & \\
Forsling & Parsons &
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lll} 
Aldrich & Gunderson & Ulstad \\
Gilbertson & Moen & Mr. Speaker \\
Gilmore of Cedar & Orr & \\
Gordon & Rumley &
\end{tabular}

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

Calendar No. 12, House File No. 509, a bill for an act to amend section one thousand seven hundred fifty (1750) of the code, (C. C. Sec. 5735 ), defining who are agents of insurance companies and associations, with report of committee recommending passage was taken up and considered.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passq"

Ayes, 97
\begin{tabular}{lll} 
Aldrich & Graham & Orr \\
Allyn & Grimwood & Parrott \\
Anderson & Hanna & Parsons \\
Becker & Harrison & Perkins \\
Beeman & Hauge & Peters \\
Benz & Healy & Peterson \\
Berry & Held & Powers \\
Blake & Huff & Ramsey \\
Brady & Ingersoll & Rankin \\
Buffington & Justice & Rumley \\
Calhoun & Kime & Sampson \\
Carter & Knickerbocker & Santee \\
Children & Lake & Schirmer \\
Colbert & Larson & Schulte \\
Criswell & Letts & Scott of Appanoose \\
Dodd & LeValley & Scott of Fremont \\
Donhowe & Lockin & Shores \\
Doolittle & Long & Slemmons \\
Edgington & McCulloch & Smith \\
Edson & McDonald & Springer \\
Elliott & McGhee & Sterling \\
Elson & Mayne & Mtimson \\
Emery & Miller & Truax \\
Fackler & Mills & Van Camp \\
Forsling & Moen & Vance \\
Francis & Moorhead & Wamstad \\
Garber of & Adair & Morgan \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Weaver \\
Gilbert & O'Donnell & Weber \\
Gilbertson & Olson & Year \\
Gilmore of Cedar & Ontjes & Yenter \\
Gilmore of Clay & & Young
\end{tabular}

Nays, 1
Aiken
Absent or not voting, 9

Bradley
Clark
Gordon

Gunderson
McClune Storey

Ulstad
Westervelt
Mr. Speaker

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

Calendar No. 13, House File No. 522, a bill for an act to amend section eighteen hundred thirty-nine-1 (1839-1), supplement to the code, 1913, as amended by chapters one hundred thirteen (113) and one hundred ninety-three (193), laws of the Thirty-seventh General Assembly, (C. C. 5583), relating to the investment of
funds of fraternal beneficiary societies and providing for the securities in which such societies may invest funds accumulated and held to fulfill the obligations of their contracts, with report of committee recommending passage was taken up and considered.

Lockin of Cherokee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 98
\begin{tabular}{lll} 
Aiken & Gunderson & Perkins \\
Aldrich & Hanna & Peters \\
Allyn & Harrison & Peterson \\
Anderson & Hauge & Powers \\
Beeman & Held & Ramsey \\
Benz & Huff & Rumley \\
Berry & Ingersoll & Sampson \\
Blake & Justice & Santee \\
Bradley & Kime & Schirmer \\
Brady & Knickerbocker & Schulte \\
Buffington & Lake & Scott of Appanoose \\
Calhoun & Larson & Scott of Fremont \\
Carter & Letts & Shores \\
Children & Lockin & Slemmons \\
Colbert & Long & Smith \\
Criswell & McClune & Springer \\
Dodd & McCulloch & Sterling \\
Donhowe & McDonald & Stimson \\
Doolittle & McGhee & Strerey \\
Edggington & Mayne & Truax \\
Edson & Miller & Ulstad \\
Elson & Mills & Van Camp \\
Emery & Mackler & Moen \\
Forsling & Moorhead & Wance \\
Francis & Morgan & Weaver \\
Garber of & Adair & Narey \\
Garber of & Nervig & Weber \\
Gibson & O'Donnell & Westervelt \\
Gilbertson & Olson & Wolfe \\
Gilmore of Cedar & Ontjes & Orr \\
Gilmore of Clay & Parrott & Year \\
Graham & Parsons & Young \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Clark & \begin{tabular}{l} 
Grimwood \\
Gilbert
\end{tabular}
\end{tabular}

Absent or not voting, 5
\begin{tabular}{lll} 
Becker & Gordon & Rankin \\
Elliott & Healy &
\end{tabular}

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

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Committee on Judiciary, House File No. 828, a bill for an act to legalize certain warrants issued by the auditor of state under the authority of House Joint Resolution No. 1.

Read first and second time and passed on file.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate recedes from its amendments to the following bill in which the concurrence of the Senate was asked:

House File No. 401, a bill for an act authorizing the issuance of bonds to pay a bonus to persons who served in the military or naval service of the United States between the 6th day of April, 1917, and the 11th day of November, 1918.

\author{
L. W. Arnsworth, Secretary.
}

\section*{AMENDMENTS FILED}

Calhoun of Van Buren filed the following amendments:

\section*{AMENDMENT I}

Amend the committee's substitute amendment to House File No. 307 as follows: Amend section two (2) by striking out the word 'representatives" in line two and inserting in lieu thereof the word "senators".

Also :
By striking out the word "representative" in line four of said section two (2), and inserting in lieu thereof: 'senatorial."

Also:
By striking .out the word "representative" in line two of section three (3) and inserting in lieu thereof "senators."

\section*{AMENDMENT NO. 2}

Amend the committee's substitute amendment to House File No. 307 as follows: Strike out section four (4) and insert in lieu thereof the following: "All laws governing the nominations and elections of state senators, in force at the time of said nominations and elections shall apply to the nomination and election of delegates to said constitutional convention, except as otherwise provided in this act."

Storey of Warren filed the following amendment:
Amend House File No. 451 by striking out of lines three (3) and four (4), of section one (1), of said bill, the words and figures, "eighty-two thousand one hundred and eighteen dollars, ( \(\$ 82,118.00\) )", and inserting in lieu thereof the following words and figures: "nineteen thousand five hundred eighty-six dollars ( \(\$ 19,585,00\) )."

Also:
By striking out all of lines six (6) and seven (7) of section one (1), of said bill.

\section*{HOUSE FILES WITHDRAWN}

On request of Peters of Dallas, unanimous consent having been obtained, House File No. 344 was withdrawn from the calendar and from further consideration by the House.

On request of Gunderson of Pocahontas, unanimous consent having been obtained, House File No. 290 was withdrawn from the calendar and from further consideration by the House.

\section*{RESOLUTION}

On motion of Criswell of Boone, the following resolution by the committee clerks of the House was ordered printed in the journal:

Mr. Speaker-Whereas, The Hon. E. H. Knickerbocker of Linn county, has so generously treated the committee clerks of the House, now,

Therefore, Be It Resolved, That we, the committee clerks of the House of Representatives of the Thirty-ninth General Assembly, take this opportunity to express our appreciation for his courtesy.

On motion of Gilmore of Clay the House adjourned until 9:00 a. m., Tuesday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, March \(15,1921\).

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

Prayer was offered by the Rev. Scott W. Smith, Secretary of Presbyterian work in Iowa, Des Moines.

Speaker pro tempore Larson in the chair.
Journal of March 14th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Letts of Washington leave of absence was granted Edgington of Monona for the day.

On request of Hanna of Benton leave of absence was granted Justice of Shelby for the day.

\section*{PETITIONS}

Perkins of Sac presented a petition from citizens of Sac City, relative to anti-cigarette law.

Aldrich of Marion presented a petition from citizens of Pleasantville, relative to anti-cigarette law.

Sterling of Hamilton presented a petition from citizens of Webster City, relative to anti-cigarette law.

Rumley of Decatur presented a petition from citizens of Lamoni, relative to anti-cigarette law.

McGhee of Cerro Gordo presented a petition from ex-service men of Mason City, relative to anti-cigarette law.

Ramsey of Butler presented a petition from citizens of Clarksville, relative to anti-cigarette law.

Above petitions referred to committee on police regulations.

Miller of Lucas presented a petition from parent-teachers association of Chariton, relative to birth and death registration law.

Referred to committee on public health.
Doolittle of Delaware presented a petition from citizens of Delaware county, relative to House File No. 573.

Referred to committee on schools and textbooks.

\section*{REPORTS OF COMMI'TTEES}

Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speaker-Your committee on insurance to whom was referred House File No. 529, a bill for an act to amend section 1699 , supplement to the code, 1913, (C. C. 5622), relating to insurance, other than life, and providing for the securities in which a company organized to write insurance, other than life, shall invest its capital and 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.

\author{
H. B. Morgan, Chairman
}

Report adopted.
Yenter of Johnson, from the committee on military, submitted the following report:

Mr. Speaker-Your committee on military to whom was referred House File No. 705, a bill for an act to amend the acts of the Thirty-seventh General Assembly, chapter one hundred sixty-four, pertaining to pensions for the survivors of the Northern Border Brigade, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Ray Yenter, Ohairman
Report adopted.

\section*{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:

Senate concurrent resolution relative to printing list of bills and resolutions passed by the Thirty-ninth General Assembly.

\section*{SENATE CONCURRENT RESOLUTION}

Be It Resolved by the Senate, the House concurring, That the document editor is hereby directed and authorized to publish in pamphlet form, immediately following the adjournment of the General Assembly, a complete list of the bills and joint resolutions passed, divided as to Senate and House bills and as those with and those without publication clauses and including those sent to the governor but not signed, the list to give the file number of each bill and a short general statement of the subject matter. Two copies of the list shall be mailed as soon as printed to each member and one to each state officer and each county auditor. One thousand copies shall be printed.
L. W. Ainsworth, Secretary.

\section*{CONSIDERATION OF BILLS}

Calendar No. 14, House File No. 579, a bill for an act to amend section nineteen hundred eighty-nine-a 8 (1989-a8), supplemental supplement to the code, 1915, (C. C. Sec. 4843), relating to drainage, with report of committee recommending passage was taken up and considered.

Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84

Aiken
Allyn
Anderson
Benz
Blake
Brady
Buffington
Calhoun
Carter
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edson
Elliott
Elson
Emery
Fackler
Francis
Garber of Adair
Garber of Floyd

Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Letts
LeValley
Lockin
Long
McCulloch

McGhee
Moen
Moorhead
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Shores
Slemmons
Smith
Sterling
Storey
Truax
Ulstad
\(\quad\) Nays, None
\begin{tabular}{ll} 
Van Camp & Wolfe \\
Vance & Year \\
Wamstad & Yenter \\
Weaver & Young \\
Weber & Mr. Speaker \\
Westervelt &
\end{tabular}

Absent or not voting, 23
\begin{tabular}{|c|c|c|c|}
\hline Aldrich & Forsling & & Miller \\
\hline Becker & Gordon & - & Mills \\
\hline Beeman & Justice & & Morgan \\
\hline Berry & Lake & & Peters \\
\hline Bradley & Larson & & Scott of Fremont \\
\hline Children & McClune & & Springer \\
\hline Clark & McDonald & & Stimson \\
\hline Edgington & Mayne & & \\
\hline
\end{tabular}

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

Calendar No. 15, House File No. 589, a bill for an act to amend section two hundred fifty-a20 (250-a20), supplement to the code, 1913, (C. C. section 2104), relating to the amount allowed a widowed mother for the care of her children, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Kime of Webster, Senate File No. 610 was withdrawn from the committee on judiciary and substituted for House File No. 589.

Senate File No. 610, a bill for an act to amend section two hundred fifty-four-a twenty (254-a20), supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children, was taken up and considered.

Kime of Webster offered the following amendment:
Amend Senate File No. 610 by adding thereto as section 2, the following:
Sec. 2. Divorced mothers of dependent children may, after investigation and upon approval of the district court, become beneficiaries of this act.

SPECIAL ORDER NO. I
Time having arrived for special order No. 1, House File No. 307,
a bill for an act making provision for a convention to revise and amend the constitution, naming the number of delegates and districts ; fixing the time for the convening of the convention and provision for submitting the amendments and additions to a referendum, with report of committee recommending amendment and passage was taken up for consideration.

Amendment No. 1, filed by Calhoun of Van Buren, found on page 1033 of the journal of March 14th, was taken up and considered.

Speaker McFarlane in the chair.
Mr. Calhoun moved the adoption of the amendment.
On the question, "Shall amendment No. 1 by Calhoun of Van Buren be adopted?"

Ayes, 35
\begin{tabular}{lll} 
Becker & Graham & O'Donnell \\
Bradley & Grimwood & Parrott \\
Calhoun & Hauge & Peterson \\
Clark & Healy & Ramsey \\
Dodd & Kime & Rankin \\
Doolittle & Knickerbocker & Santee \\
Elliott & Lake & Smith \\
Emery & Larson & Springer \\
Forsling & Mconald & Truax \\
Garber of Adair & Mayne & Weber \\
Gilbert & Mayne & Westervelt \\
Gilmore of Cedar & Miller & Moorhead
\end{tabular}

Nays, 63 .

Aiken
Aldrich
Allyn
Anderson
Beeman
Benz
Berry
Brady
Buffington
Carter
Children
Colbert
Criswell
Donhowe
Edson
Fackler
Francis
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay

Graham

Healy
Kime
Knickerbocker
Lake
Iarson
Mayne
Moorhead

O'Donnell
Parrott
Peterson
Ramsey
nkin
Smi
Springer
Truax
Weber
Westervelt
Yenter

Absent or not voting, 9
\begin{tabular}{lll} 
Blake & Gordon & Peters \\
Edgington & Justice & Powers \\
Elson & McClune & Mr. Speaker
\end{tabular}

So amendment No. 1 was lost.
Amendment No. 2, by Calhoun of Van Buren, found on page 1034 of the journal of March 14th, was taken up and considered.

By unanimous consent the chief clerk was authorized to change the word "senators" as it appears in lines 3 and 4 on page 1034 of the journal, to the word "representatives."

Garber of Floyd moved the previous question on the main bill and all pending amendments.

Motion prevailed.
Calhoun of Van Buren moved the adoption of his amendment.
Anderson of Winnebago asked for a roll call.
On the question, "Shall amendment No. 2 by Calhoun of Van Buren, be adopted?"

Ayes, 62
\begin{tabular}{|c|c|c|c|}
\hline Aiken & & Huff & Perkins \\
\hline Beeman & & Kime & Peterson \\
\hline Blake & & Knickerbocker & Ramsey \\
\hline Bradley & & Lake & Rankin \\
\hline Calhoun & I & Larson & Rumley \\
\hline Clark & & LeValley & Sampson \\
\hline Colbert & & Lockin & Santee \\
\hline Dodd & & McClune & Schirmer \\
\hline Doolittle & & McGhee & Schulte \\
\hline Elliott & & Mayne & Scott of Fremont \\
\hline Elson & & Miller & Shores \\
\hline Emery & & Mills & Springer \\
\hline Forsling & & Moen & Sterling \\
\hline Garber of Adair & & Moorhead & Stimson \\
\hline Garber of Floyd & & Morgan & Van Camp \\
\hline Gilbert & & Nervig & Weaver \\
\hline Graham & & O'Donnell & Westervelt \\
\hline Grimwood & & Olson & Wolfe \\
\hline Hauge & & Ontjes & Yenter \\
\hline Healy & & Orr & Mr. Speaker \\
\hline Held & & Parrott & \\
\hline
\end{tabular}

Nays, 34

Aldrich
Anderson
Becker
Berry
Brady
Buffington
Carter
Children
Criswell
Edson
Francis
Gibson

Gilmore of Clay Scott of Appanoose
Hanna Slemmons
Harrison Smith
Ingersoll Truax
Letts Ulstad
Long Vance
McCulloch Wamstad
McDonald
Narey
Parsons
Peters
Powers

Weber
Year
Young

Absent or not voting, 11
\begin{tabular}{lll} 
Allyn & Fackler & Gunderson \\
Benz & Gilbertson & Justice \\
Donhowe & Gilmore of Cedar & Storey \\
Edgington & Gordon &
\end{tabular}.

So amendment No. 2 was adopted.
The following amendment by Clark of Linn, which was on file, was read for the information of the House:

Amend the committee substitute for House File No. 307, by striking out sections ten (10) and eleven (11) thereof, and inserting in lieu thereof the following:
"Section 10. The convention shall determine the time and manner of submission to the people of any revision of the constitution, or any part thereof, and of any amendments and additions thereto which may be adopted by the convention, and shall fix the time of the taking effect of all such constitutional provisions as shall be adopted by the people."

By re-numbering the sections following to conform to the above.
Mr. Clark moved the adoption of the amendment, and asked for a roll call.

On the question, "Shall the amendment offered by Clark of Linn be adopted?'"

Ayes, 69

Aiken
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake

Bradley
Calhoun
Clark
Colbert
Dodd
Donhowe
Doolittle
Elliott

Elson
Fackler Forsling Francis Garber of Adair Garber of Floyd Gilbert Gilbertson
Gilmore of Cedar
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Kime
Knickerbocker
Lake
LeValley
Lockin
Long
Mayne
Moen
Morgan
Nervig
Olson
Ontjes
Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Sampson
Santee

Schirmer
Schulte
Scott of Appanoose
Slemmons
Smith
Sterling
Storey
Truax
Ulstad
Vance
Wamstad
Weaver
Westervelt
Wolfe
Yenter
Nays, 28
\begin{tabular}{ll} 
Aldrich & Ingersoll \\
Brady & Larson \\
Buffington & Letts \\
Carter & McClune \\
Children & McCulloch \\
Criswell & McGhee \\
Edson & Mills \\
Emery & Moorhead \\
Gibson & Narey \\
Gilmore of Clay & O'Donnell
\end{tabular}

Orr Powers
Rumley
Scott of Fremont
Shores
Stimson
Year
Young
Gilmore of Clay
Narey
O'Donnell
Absent or not voting, 10
\begin{tabular}{lll} 
Edgington & McDonald & Weber \\
Gordon & Miller & Mr. Speaker \\
Held & Springer & \\
Justice & Van Camp &
\end{tabular}

So the amendment was adopted.

The following amendment, by Forsling of Woodbury, which was on file, was read for the information of the House:

Amend committee substitute to House File No. 307, by striking out the words and figures "fifteen hundred dollars ( \(\$ 1500.00\) )" in section seven (7) and by inserting in lieu thereof the words and figures "ten hundred dollars (\$1000.00)".

Mr. Forsling moved the adoption of the amendment.
Motion prevailed and the amendment was adopted.
On motion of Calhoun of Van Buren the substitute committee amendments, as amended, were adopted.

Mr. Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 98
\begin{tabular}{lll} 
Aiken & Graham & Parsons \\
Aldrich & Grimwood & Perkins \\
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Ramsey \\
Beeman & Hauge & Rumley \\
Benz & Healy & Sampson \\
Berry & Held & Santee \\
Blake & Huff & Schirmer \\
Bradley & Ingersoll & Schulte \\
Brady & Knickerbocker & Scott of Appanoose \\
Buffington & Kime & Scott of Fremont \\
Calhoun & Lake & Shores \\
Carter & Larson & Slemmons \\
Children & Letts & Smith \\
Colbert & LeValley & Springer \\
Criswell & Lockin & Sterling \\
Donhowe & Long & Stimson \\
Doolittle & McClune & Strey \\
Edson & McCulloch & Truax \\
Elliott & McDonald & Ulstad \\
Elson & McGhee & Van Camp \\
Emery & Vanckler & Mayne \\
Forsling & Miller & Wamstad \\
Francis & Mills & Weaver \\
Garber of & Adair & Moen \\
Garber of & Moorhead & Weber \\
Gibson & Morgan & Westervelt \\
Gilbert & Narey & Wolfe \\
Gilbertson & Nervig & Yilmore of Cedar \\
Gison & Ontjes & Yenter \\
Gilmore of Clay & Orr & Young \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, 5

Dodd
O'Donnell

Parrott
Powers

Absent or not voting, 4

Clark
Edgington

Gordon
Justice

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

\section*{ADDRESS BY̌ MISS WILMER}

Yenter of Johnson moved that the House dispense with the regular order of business for a few minutes, and that Miss Wilmer, dramatic reader, be invited to address the House.

Motion prevailed and Miss Wilmer was escorted to the Speaker's station where she briefly addressed the House.

HOUSE REQUESTS RETURN OF SENATE JOINT RESOLUTION
\[
\text { NO. } 6
\]

Mayne of Palo Alto moved that the House request the return from the Senate of Senate Joint Resolution No. 6.

Motion prevailed.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 486 passed the House.
J. H. McGhee.

I second the motion.
C. W. Elson,
J. H. Weber.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 436, a bill for an act to license and regulate the business of making loans on sums of three hundred dollars ( \(\$ 300\) ) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to amend the law as it appears in section three thousand forty-one-a (3041-a), supplemental supplement to the code, 1915, (C. C. Sec. 5893).
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 436, a bill for an act to license and regulate the business of making loans on sums of three hundred dollars ( \(\$ 300\) ) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing
the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to amend the law as it appears in section three thousand forty-one-a (3041-a), supplemental supplement to the code, 1915, (C. C. Sec. 5893).

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 436.

\section*{BILL SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills, submitted the following report:

Mr. Spfaker-Your committee on enrolled bills respectfully report that they have on this 15th day of March, 1921 , sent to the governor for his approval, House File No. 436, a bill for an act to license and regulate the business of making loans on sums of three hundred dollars ( \(\$ 300\) ) or less, secured or unsecured, at a greater rate of interest than eight per centum per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to amend the law as it appears in section three thousand forty-one-a (3041-a), supplemental supplement to the code, 1915, (C. C. Sec. 5893 ).

\author{
W. H. Vance, Chairman.
}

Report adopted.
On motion of Ingersoll of Tama the House adjourned until 1:30 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Hanna of Benton, 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. 517, a bill for an act to provide for the payment of money earned by employes employed in coal mines; fixing penalty for the failure to comply therewith and repealing all acts in conflict with 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 without recommendation.
J. W. Hanna, Chairman.

Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 621, a bill for an act to legalize the issuance of \(\$ 10,000\) electric lighting bonds of the incorporated town of Conesville, in Muscatine county, Iowa, authorized at a special election held by the voters of said town on January 3, 1921, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 706, an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 563, a bill for an act to authorize the valuation of bonds
and other securities held by life insurance companies, assessment life associations, and fraternal beneficiary associations by the amortization method, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 686, a bill for an act to amend section thirty-eight hundred seventy-two (3872) of the code (C. C. Sec. 7633), relating to the taxation of jury fees as part of the 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 amended as follows, and when so amended the bill do pass:

By striking out the word "twenty" where it appears in the last line of section one (1) and substitute therefor the word "ten".

\author{
C. F. Clark, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 761, a bill for an act to legalize an election held in the consolidated school district of Dana formed in the counties of Greene and Boone in the state of Iowa, such election being held for the purpose of establishing a consolidated independent school 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, and when so amended the bill do pass:

By striking out the period at the end of section two (2) and inserting a comma in lieu thereof, and adding the following words: "without expense to the state."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 710, a bill for an act to legalize the actions of notaries public in certain cases, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out the period at the end of section three (3) and inserting a comma in lieu thereof, and by adding the words, "without expense to the state."

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun 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 as follows, and when so amended the bill do pass:

By striking out the period at the end of section five (5), and inserting a comma in lieu thereof, and adding the following words, "without expense to the state."
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 654, a bill for an act to amend sub-division one (1) of section thirty-four hundred forty-seven (3447) of the code (C. C. Sec. 7116), relative to limitation 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.
C. F. Clark, Ohairman.

Report adopted and House File No. 654 was indefinitely postponed.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 600, a bill for an act to amend chapter two hundred eighty-five (285), acts of the Thirty-eighth General Assembly (C. C. Secs. 3937 and 3954) providing for the protection of cities from damage by floods, beg leave to report they have had 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, and when so amended the bill do pass:

By striking the period following the word "improvement" in line eight (8), section one (1) of the bill and inserting in lieu thereof a
comma (,) and by adding after such comma the words "provided, however, such assessments shall not exceed fifty per cent of the actual value of the lands or other property assessed after the improvement has been made."

Report adopted.

\author{
A. O. Havge, Chairman.
}

McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on draimaed do whon was referred House File No. 672, a bill for an act to amend section nineteen hundred eighty-nine-a-twenty-nine (1989-a-29), supplement to the code, 1913, (C. C. Sec. 4877), relating to 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 amended as follows, and when so amended the bill do pass:

Amend by striking out the publication clause.

\section*{J. H. McGhee, Chairman.}

Report adopted.
Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 680, a bill for an act to amend section nineteen hundred eighty-nine-a-two (1989-a-2), supplement to the code, 1913, as amended by section one (1) of chapter three hundred thirty-four (334) of the acts of the Thirty-seventh ( 37 th ) General Assembly, section one (1) of chapter three hundred forty-four (344) of the acts of the Thirty-seventh (37th) General Assembly, and section one (1) of chapter one hundred forty-one (141) of the acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 4837); and to amend section nineteen hundred eighty-nine-a-eighteen (1989-a-18), supplement to the code, 1913 (C. C. Sec. 4858), relating to levees, ditches, drains and water courses, and providing for passage of machines and other equipment of contractor across railroad right of way and other 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 amended as follows, and when so amended the bill do pass:
1. Strike from lines three, four and five (3, 4 and 5) of the title the following words and figures: "Three hundred thirty-four (334) acts of the Thirty-seventh General Assembly, section one (1) of chapter three hundred forty-four (344)" and insert in lieu thereof the following words and figures: "Three hundred forty-four (344), acts of the Thirty-seventh General Assembly, section one (1) of chapter four hundred fifteen (415)."
2. Strike from lines four, five and six ( 4,5 and 6 ) of section one (1) the following words and figures: "Three hundred thirty-four (334) or the acts of the Thirty-seventh General Assembly, section one (1) of
chapter four hundred forty-four (444)" and insert in lieu thereof the following words and figures: "Three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly, section one (1) of chapter four hundred fifteen (415)."
J. H. McGhee, Chairman.

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on drainage to whom was referred House File No. 415, a bill for an act to amend section nineteen hundrea eighty-nine-a-sixty-one (1989-a-61), supplement to the code, 1915, (C. C. Sec. 4918), relating to the supervision of drainage or levee districts by 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.
J. H. McGhee, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on drainage to whom was referred House File No. 648, a bill for an act to amend section nineteen hundred eighty-nine-a-nine (1989-a-9), supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) of the acts of the Thirty-seventh (37th) General Assembly (C. C. Sec. 4844), relating to monthly estimates and payments for work done on drainage improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{J. H. McGhee. Chairman.}

Report adopted and House File No. 648 was indefinitely postponed.

Gilmore of Clay, 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. 801, a bill for an act to amend the law as the same appears in section forty-six hundred-a ( \(4600-\mathrm{a}\) ) supplement to the code, 1913, (C. C. Sec. 6837) relating to fees and compensation of justices of the peace, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Chas. Gilmore, Chairman.

Report adopted and House File No. 801 was indefinitely postponed.

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 419, a bill for an act to amend chapter one hundred twenty-five (125), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 2640), relating to the acquisition of school house sites, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Artilur Springer, Chairman.
Report adopted.

\begin{abstract}
Also :

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 544, a bill for an act to repeal section six (6), chapter ninety-four (94), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2588) relating to part-time 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 amended as follows, and when so amended the bill do pass:

Amend by substituting a comma for the period after the' word "schools" in the title thereof and adding the following: "and enacting a substitute therefor."
\end{abstract}

Abthur Springer, Chairman.
Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 633, a bill for an act to repeal chapter three hundred forty-two (342) acts of the Thirty-eighth (38th) General Assembly and to repeal section twenty-eight hundred sixteen (2816) supplement to the code, 1913, relating to the reversion of school sites, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{Arthur Springer, Chairman.}

Report adopted.

Also: .
Mr. Speatier-Your committee on schools and text books to whom was referred House File No. 749, a bill for an act to amend section twentyseven hundred eighty-eight (2788) of the code, (C. C. Sec. 2619) relating to the qualifications of 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 be indefinitely postponed.

Arthur Springer, Chairman.
Report adopted and House File No. 749 was indefinitely postponed.

\section*{MESSAGES FROM THंE 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. 754, a bill for an act to amend section eighteen hundred sixty-six (1866), chapter eleven (11), title nine (9) of the code, (C. C. 5794) relating to the number of directors of state banks.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 755, a bill for an act to amend section eighteen hundred seventy-three (1873), supplement to the code nineteen hundred thirteen (C. C. Sec. 5801), relating to the examination of savings and state banks, and relating to publication in newspapers of the statements thereof.
L. W. Ainsworth, Secretary.

\section*{Also:}

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

Senate File No. 753, a bill for an act to amend the law as it appears in section one thousand eight hundred seventy-two (1872) of the code (C. C. 5800) relating to call statements to the superintendent of banking, and providing penalty for not furnishing to him within ten days any information lawfully required by him.

> L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 754, a bill for an act to amend section eighteen hundred sixty-nine (1869), chapter eleven (11), title nine (9), of the code, (C. C. 5794), relating to the number of directors of state banks.

Read first and second time and by unanimous consent passed on file.

Senate File No. 753, a bill for an act to amend the law as it appears in section one thousand eight hundred seventy-two (1872) of the code, (C. C. 5800), relating to call statements to the superintendent of banking, and providing penalty for not furnishing to him within ten days, any information lawfully required by him.

Read first and second time and by unanimous consent passed on file.

Senate File No. 755, a bill for an act to amend section eighteen hundred seventy-three (1873), supplement to the code, nineteen hundred thirteen, (C. C. Sec. 5801), relating to the examination of savings and state banks, and relating to publication in newspapers of the statements thereof.

Read first and second time and by unanimous consent passed on file.

\section*{SPECIAL ORDER NO. 2}

Time having arrived for the consideration of Special Order No. 2, Senate File No. 298, a bill for an act to amend the law as it ap-
pears in section twenty-eight hundred and six (2806), supplement to the code, 1913, (C. C. 2650), relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school boards, with report of committee recommending passage, was taken up and considered.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93
\begin{tabular}{lll} 
Aiken & Hanna & Perkins \\
Allyn & Harrison & Peters \\
Anderson & Hauge & Peterson \\
Becker & Healy & Powers \\
Beeman & Held & Ramsey \\
Benz & Huff & Rankin \\
Berry & Ingersoll & Sampson \\
Blake & Kime & Santee \\
Bradley & Knickerbocker & Schirmer \\
Brady & Larson & Schulte \\
Buffington & Letts & Scott of Fremont \\
Calhoun & LeValley & Shores \\
Carter & Lockin & Slemmons \\
Children & Long & Smith \\
Clark & McClune & Springer \\
Criswell & McCulloch & Sterling \\
Donhowe & McDonald & Stimson \\
Doolittle & McGhee & Storey \\
Edson & Miller & Truax \\
Elliott & Mills & Ulstad \\
Elson & Moen & Van Camp \\
Emery & Mance \\
Fackler & Morgan & Wamstad \\
Francis & Narber of Adair & Nervig \\
Garber of Floyd & O'Donnell & Weaver \\
Gilbert & Olson & Weber \\
Gilbertson & Westervelt \\
Gilmore of Cedar & Ontjes & Orr \\
Gilmore of Clay & Parrott & Year \\
Grimwood & Parsons & Yenter \\
& & Young \\
& Mr. Speaker \\
&
\end{tabular}

Nays, None
Absent or not voting, 14
\begin{tabular}{lll} 
Aldrich & Gibson & Lake \\
Colbert & Gordon & Mayne \\
Dodd & Graham & Rumley \\
Edgington & Gunderson & Scott of Appanoose \\
Forsling & Justice &
\end{tabular}

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

\section*{BUSINESS PENDING}

The House resumed consideration of Senate File No. 610, a bill for an act to amend section two hundred fifty-four-a twenty (254-a20), supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children.

On request of Kime of Webster, unanimous consent having been obtained, the amendment offered by him to Senate File No. 610 was withdrawn from further consideration.

Kime of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{lll} 
Aiken & Gunderson & Parsons \\
Allyn & Hanna & Perkins \\
Becker & Harrison & Peters \\
Beeman & Hauge & Peterson \\
Bradley & Healy & Powers \\
Brady. & Held & Ramsey \\
Buffington & Ingersoll & Rankin \\
Carter & Kime & Sampson \\
Children & Knickerbocker & Santee \\
Clark & Letts & Schirmer \\
Donhowe & LeValley & Scott of Fremont \\
Doolittle & Lockin & Shores \\
Edson & McClune & Smith \\
Elliott & McCulloch & Springer \\
Fackler & McGhee & Sterling \\
Francis & Miller & Stimson \\
Garber of Adair & Moen & Storey \\
Garber of Floyd & Morhead & Ulstad \\
Gibson & Narey & Van Camp \\
Gilbert & Nervig & Vance \\
Gilmore of Cedar & O'Donnell & Weaver \\
Gilmore of Clay & Orr & Wratt \\
Graham & Parrott & Yolfe \\
Grimwood & &
\end{tabular}

Nays, 16
\begin{tabular}{lll} 
Anderson & Long & Wamstad \\
Berry & Olson & Truax \\
Criswell & Ontjes & Young \\
Emery & Schulte & Mr. Speaker \\
Forsling & Scott of Appanoose & \\
Huff & Slemmons &
\end{tabular}

Absent or not voting, 21
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Elson \\
Benz \\
Blake
\end{tabular} & \begin{tabular}{l} 
Mayne \\
Gord
\end{tabular} \\
Calhoun & Mills \\
Colbert & Justice & Morgan \\
Dodd & Lake & Rumley \\
Edgington & Larson & Weber \\
& McDonald & Westervelt \\
\end{tabular}

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

Calendar No. 16, Senate File No. 295, a bill for an act to amend section nineteen hundred eighty-nine-a-twenty-seven (1989-a-27), supplement to the code, 1913, (compiled code section 4875), relating to the issuance of bonds for first reclamation and improvement, or for any subsequent repair or improvement of a drainage district, with report of committee recommending passage, was taken up and considered.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 98
\begin{tabular}{lll} 
Aiken & Colbert & Gilmore of Cedar \\
Allyn & Criswell & Gilmore of Clay \\
Anderson & Donhowe & Graham \\
Becker & Doolittle & Grimwood \\
Beeman & Edson & Gunderson \\
Benz & Elliott & Hanna \\
Berry & Elson & Harrison \\
Blake & Emery & Hauge \\
Fradley & Fackler & Healy \\
Brady & F'orsling & Held \\
Buffington & Francis & Huff \\
Calhoun & Garber of & Adair \\
Carter & Garber of Floyd & Ingersoll \\
Children & Gilbert & Knickerbocker \\
Clark & Gilbertson & Larson
\end{tabular}
\begin{tabular}{lll} 
Letts & \begin{tabular}{l} 
Ontjes \\
LeValley
\end{tabular} & \begin{tabular}{l} 
Slemmons \\
Orr
\end{tabular} \\
Lockin & Parrott & Smith \\
Long & Parsons & Sterling \\
Mclune & Perkins & Stimson \\
McCulloch & Peters & Storey \\
McDonald & Peterson & Truax \\
McGhee & Powers & Ulstad \\
Mayne & Ramsey & Van Camp \\
Miller & Rankin & Wamstad \\
Mills & Rumley & Weaver \\
Moen & Sampson & Weber \\
Moorhead & Santee & Westervelt \\
Morgan & Schirmer & Wolfe \\
Narey & Schulte & Year \\
Nervig & Scott of Appanoose & Yenter \\
O'Donnell & Scott of Fremont & Mr. Speaker \\
Olson & Shores &
\end{tabular}

Nays, None

Absent or not voting, 9

Aldrich
Dodd
Edgington

Gibson
Gordon
Justice

\section*{Lake \\ Springer \\ Vance}

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

Calendar No. 17, Senate File No. 368, a bill for an act to amend section two hundred ninety-six (296), of the supplement to the code, 1913, (compiled code, section 6982), relative to naturalization fees to be collected by the clerk of the court, with report of committee recommending passage, was taken up and considered.

Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?'"
Ayes, 86
\begin{tabular}{lll} 
Allyn & Children & Garber of Adair \\
Anderson & Clark & Garber of Floyd \\
Becker & Colbert & Gibson \\
Beeman & Criswell & Gilbert \\
Benz & Donhowe & Gilbertson \\
Blake & Doolittle & Gilmore of Cedar \\
Brady & Edson & Gilmore of Clay \\
Buffington & Elson & Graham \\
Calhoun & Fackler & Grimwood \\
Carter & Francis & Gunderson
\end{tabular}
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons
Perkins
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson

Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Wamstad
Weaver
Weber
Westervelt
Year
Mr. Speaker

Nays, 1
Scott of Appanoose
Absent or not voting, 20
Aiken
Aldrich
Berry
Bradley
Dodd
Edgington
Elliott

Emery
Forsling
Gordon
Harrison
Justice
Orr
Peters

Springer
Van Camp
Vance
Wolfe
Yenter
Young

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

Calendar No. 18, Senate File No. 398, a bill for an act to amend section twenty-eight hundred ten (2810), of the code, (compiled code, sec. 2654), relating to the payment of taxes to school boards, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of O'Donnell of Dubuque the committee amendments, found on page 813 of the journal of March 8th, were adopted.

Mr. O'Donnell moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 95
\begin{tabular}{lll} 
Aldrich & Grimwood & Parsons \\
Allyn & Hanna & Perkins \\
Anderson & Hauge & Peters \\
Becker & Healy & Peterson \\
Keeman & Held & Powers \\
Benz & Huff & Ramsey \\
Berry & Ingersoll & Rankin \\
Blake & Kime & Rumley \\
Bradley & Knickerbocker & Sampson \\
Rrady & Lake & Santee \\
Buffington & Larson & Schirmer \\
Calhoun & Letts & Schulte \\
Carter & LeValley & Scott of Appanoose \\
Children & Lockin & Scott of Fremont \\
Colbert & Mong & Shores \\
Criswell & Mclune & Slemmons \\
Donhowe & McCulloch & Smith \\
Doolittle & McDonald & Springer \\
Edson & McGhee & Sterling \\
Elson & Mrane & Stimson \\
Emery & Mackler & Miller \\
Forsling & Mills & Truax \\
Francis & Moen & Ulstad \\
Garber of & Adair & Moorhead \\
Garber of & Morgan & Wamstad \\
Fihson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilbertson & O'Donnell & Westervelt \\
Gilmore of Cedar & Olson & Wolfe \\
Gilmore of Clay & Orres & Year \\
Graham & Parrott & Yenter \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 12

Aiken
Ciark
Iodo
Edgington

Eliott
Gcrdon
Gunderson
Harrison

Justice
Van Camp
Vance
Young

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

Calendar No. 19, House File No. 417, a bill for an act to repeal section seven hundred sixty-nine (769) of the code, (C. C. Sec. 3817) and to enact a substitute therefor, relating to regulation of railroads within cities and towns, with report of committee rec. ommending amendment and passage was taken up for consideration.

By unanimous consent the chief clerk was authorized to change the word and figure "ten (10)" as the same appear in line two of the amendment proposed by the committee, found on page 869 of the journal of March 9th, to the word and figure "thirteen (13)'.

On motion of Peters of Dallas the committee amendment, as corrected, was adopted.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 98
\begin{tabular}{|c|c|c|}
\hline Allyn & Gunderson & Perkins \\
\hline Anderson & Hanna & Peters \\
\hline Becker & Harrison & Peterson \\
\hline Beeman & Hauge & Powers \\
\hline Benz & Healy & Ramsey \\
\hline Berry & Held & Rankin \\
\hline Blake & Huff & Rumley \\
\hline Bradley & Ingersoll & Sampson \\
\hline Brady & Kime & Santee \\
\hline Buffington & Knickerbocker & Schirmer \\
\hline Calhoun & Lake & Schulte \\
\hline Carter & Larson & Scott of Appanoose \\
\hline Children & Letts & Scott of Fremont \\
\hline Clark & LeValley & Shores \\
\hline Colbert & Lockin & Slemmons \\
\hline Criswell & Long & Smith \\
\hline Donhowe & McClune & Springer \\
\hline Doolittle & McCulloch & Sterling \\
\hline Edson & McDonald & Stimson \\
\hline Elliott & McGhee & Storey \\
\hline Emery & Mayne & Truax \\
\hline Fackler & Miller & Ulstad \\
\hline Forsling & Moen & Van Camp \\
\hline Francis & Moorhead & Wamstad \\
\hline Garber of Adair & Morgan & Weaver \\
\hline Garber of Floyd & Narey & Weber \\
\hline Gibson & Nervig & Westervelt \\
\hline Gilbert & O'Donnell & Wolfe \\
\hline Gilbertson & Olson & Year \\
\hline Gilmore of Cedar & Ontjes & Yenter \\
\hline Gilmore of Clay & Orr & Young \\
\hline Graham & Parrott & Mr. Speaker \\
\hline Grimwood & Parsons & \\
\hline \multicolumn{3}{|l|}{Nays, None} \\
\hline \multicolumn{3}{|l|}{Absent or not voting, 9} \\
\hline Aiken & Edgington & Justice \\
\hline Aldrich & Elson & Mills \\
\hline Dodd & Gordon & Vance \\
\hline
\end{tabular}

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

Calendar No. 20, House File No. 496, a bill for an act to amend chapter one hundred thirty-one (131) laws of the Thirty-seventh General Asesmbly as amended by chapter one hundred forty-eight (148) and chapter one hundred fifty-nine (159), laws of the Thirty-eighth General Assembly, (C. C. 3630), relating to tax for fire department, with report of committee recommending amendment and passage was taken up and considered.

On motion of Rankin of Lee the amendment proposed by the committee, found on page 869 of the journal, was adopted.

Mr. Rankin moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91
\begin{tabular}{lll} 
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Knickerbocker & Santee \\
Brady & Lake & Schirmer \\
Buffington & Larson & Schulte \\
Calhoun & Letts & Scott of Appanoose \\
Carter & LeValley & Scott of Fremont \\
Children & Lockin & Shores \\
Clark & Long & Smemons \\
Colbert & McClune & Smith \\
Donhowe & McCulloch & Sterling \\
Doolittle & McGhee & Stimson \\
Edson & Mayne & Storey \\
Elliott & Miller & Truax \\
Elson & Moen & Van Camp \\
Emery & Moorhead & Wamstad \\
Fackler & Forsling & Norgan \\
Francis & Narey & Weaver \\
Garber of Adair & Nervig & O'Donnell \\
Garber of & Floyd & Olson \\
Gilbertson & Westervelt \\
Gilmore of Cedar & Ontjes & Orr \\
Gilmore of Clay & Parrott & Year \\
Graham & Parsons & Yenter \\
Grimwood & Perkins & Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 16
\begin{tabular}{lll} 
Aiken & Gilbert & Mills \\
Aldrich & Gordon & Springer \\
Criswell & Huff & Ulstad \\
Dodd & Justice & Vance \\
Edgington & Kime & \\
Gibson & McDonald &
\end{tabular}

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

Calendar No. 21, House File No. 490, a bill for an act to amend sections seven hundred forty-two (742), seven hundred forty-two-a one ( \(742-\mathrm{a} 1\) ), seven hundred forty-four (744), seven hundred forty-five (745) and seven hundred forty-seven-b, (747-b), supplement to the code, 1913, (C. C. Sec. 3981, 3982, 3984, 3985 and 3988), relating to the levying of a tax for the purchase and construction of waterworks in cities of a certain class.

On request of Rankin of Lee, unanimous consent having been obtained, Senate File No. 481 was withdrawn from the committee on municipal corporations and substituted for House File No. 490.

Senate File No. 481, a bill for an act to amend sections seven hundred forty-two (742), seven hundred forty-two-a-one (742-a1), seven hundred forty-four (744), seven hundred forty-five (745) and seven hundred forty-seven-b (747-b), supplement to the code of Iowa, 1913, (C. C. sections 3981, 3982, 3984, 3985 and 3988), relating to the levying of a tax for the purchase and construction of water works in cities of a certain class, was taken up and con. sidered.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89
\begin{tabular}{lll}
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Buffington \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Donhowe \\
Calhoun
\end{tabular} \\
Becker & Doolittle
\end{tabular} \\
Beeman & Carter & Edson \\
Benz & Children & Elliott \\
Bradley & Clark & Elson \\
Brady & Colbert & Emery \\
& Criswell & Fackler
\end{tabular}

Forsling
Francis
Garber of Adair
Gilbert
Gilbertson
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Ingersoll
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
Nays, None

Absent or not voting, 18
Aiken
Aldrich
Berry
Blake
Dodd
Edgington

Aiken
Aldrich
Blare
Dodd
Edgington

McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson

Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Van Camp
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young

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

Calendar No. 22, House File No. 483, a bill for an act regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penalties for the violation of this act, with report of committee recommending passage was taken up and considered.

The amendment filed by Beeman of Allamakee, found on page 991 of the journal of March 12th, was considered and on motion of Mr. Beeman, adopted.

Knickerbocker of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 94
\begin{tabular}{lll} 
Aldrich & Grimwood & Perkins \\
Allyn & Hanna & Peters \\
Becker & Harrison & Peterson \\
Beeman & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Huff & Sampson \\
Bradley & Ingersoll & Santee \\
Brady & Knickerbocker & Schirmer \\
Buffington & Lake & Schulte \\
Calhoun & Larson & Scott of Appanoose \\
Carter & Letts & Scott of Fremont \\
Children & LeValley & Shores \\
Clark & Lockin & Slemmons \\
Colbert & Long & Smith \\
Criswell & McClune & Springer \\
Donhowe & McCulloch & Sterling \\
Doolittle & McDonald & Stimson \\
Elliott & McGhee & Storey \\
Elson & Mayne & Truax \\
Emery & Miller & Ulstad \\
Fackler & Mils & Van Camp \\
Forsling & Moen & Wamstad \\
Francis & Moorhead & Weber \\
Garber of Adair & Morgan & Westervelt \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Wolfe \\
Gilbert & O'Donnell & Year \\
Gilbertson & Olson & Yenter \\
Gilmore of Cedar & Ontjes & Mr. Speaker \\
Gilmore of Clay & Parrott & Parsons \\
Graham & &
\end{tabular}

Nays, None
Absent or not voting, 13

Aiken
Anderson
Dodd
Edgington
Edson
Gordon
Gunderson
Justice
Kime
Orr

Gordon
anderson
Kime
Orr

Powers
Vance
Weaver

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

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 681 was indefinitely postponed by the House.

\author{
E. H. Knickebbocker.
}

\section*{HOUSE FILES WITHDRAWN}

On request of Doolittle of Delaware, unanimous consent having been obtained, House File No. 658 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Carter of Hardin, unanimous consent having been obtained, House File No. 501 was withdrawn from the committee on constitutional conventions and from further consideration by the House.

On request of Morgan of Jasper, unanimous consent having been obtained, House File No. 591 was withdrawn from the committee on roads and highways and from further consideration by the House.

On request of O'Donnell of Dubuque, unanimous consent hav. ing been obtained, House File No. 425 was withdrawn from the committee on schools and textbooks and from further consideration by the House.

On request of Rankin of Lee, unanimous consent having been obtained, House File No. 490 was withdrawn from the calendar and from further consideration by the House.

AMENDMENTS FILED
Hauge of Polk filed the following amendments:
AMENDMENT NO. 1
Amend House File No. 502 by striking from lines one (1) and two (2) of section three (3) the following:
"That no license shall be granted by any such city or town to operate" and insert in lieu thereof the following: "the council of any such city or town may, by ordinance prohibit".

\section*{AMENDMENT NO. 2}

Amend House File No. 502 by striking from section four (4) all of paragraph " \(a\) " and substituting in lieu thereof the following:
" \(a\) " File with the city or town clerk an indemnity bond or liability insurance policy, or both, in such sum or sums as may be required by said council, with sureties or companies to be approved by the council. Said bond shall insure to the benefit of the estate of any passenger
killed and to the benefit of any passenger who may suffer bodily injury or property damage by reason of the negligence or misconduct on the part of the driver, owner or operator of any such jitney, bus or motor vehicle.

Calhoun of Van Buren filed the following amendment:
Amend House File No. 582 by striking out section two (2) and inserting in lieu thereof the following:

Sec. 2. That section thirty-eight (38) of chapter two hundred thirtyseven (237), acts of the Thirty-eighth General Assembly, (C. C. 2946), is hereby amended by striking out the following provision: "In case any town fails to do the draining and grading required to be done in such town in primary roads about to be improved hereunder or fails to maintain, to the satisfaction of the state highway commission, any hard surfacing constructed hereunder in said town, the said commission shall have power to assume charge of such grading, draining, or maintenance and pay for the same from the primary fund belonging to said county, and, in such case, the cost thereof shall be certified by said commission to the county treasurer, who shall reimburse the primary fund of the county by deducting the amount from the next succeeding apportionment of tax funds belonging to the general fund of said town."

McCulloch of lowa filed the following amendment:
Amend House File No. 434, by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section twelve hundred fifty-nine (1259), of the code be amended by striking out the period after the word "officer" in line five (5) and inserting a comma (,) and the words "board or commission", and of all other persons expending any funds from the state treasury of any funds belonging to the state or directing the expenditure of such sunds.

Sec. 2. To amend section twenty-two hundred fifteen- \(F\) forty-two (2215-F42), of the supplemental supplement of the code, 1915, (C. C. 336) by inserting after the word "governor" in line seven (7) thereof the following, "and checked by the state board of audit".

Sec. 3. This act being deemed of immediate importance shall take effect and be enforced from and after the publication in the Des Moines Register and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

MOTION TO RECONSIDER LAID UPON THE TABLE
Peters of Dallas moved that the House reconsider the vote by which House File No. 417 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed and the motion to reconsider was laid upon the table.

On motion of Perkins of Sac the House adjourned until \(9: 00\) a. m., Wednesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives,
Des Moines, Maroh 16, 1921.
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. A. A. Thompson, district superintendent M. E. church, Boone.

Journal of March 15th corrected and approved.

LEAVE OF ABSENCE
On request of Rankin of Lee leave of absence was granted Powers of Crawford indefinitely.

On request of Hanna of Benton leave of absence was granted Justice of Shelby indefinitely.

\section*{PETITIONS}

Olson of Clinton presented a petition from the citizens of Calamus relative to censorship of moving picture films.

Referred to committee on police regulations.
Smith of Clinton presented a petition from citizens of Clinton relative to maximum hour law.

Referred to committee on labor.

\section*{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 returns as requested Senate joint resolution No. 6, joint resolution relating to state printing.
L. W. Ainsworth, Secretary.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 307, a bill for an act for the prevention of blindness from inflammation of the eyes of the new-born, designating certain powers and duties, and otherwise providing for the enforcement of this act.

\begin{abstract}
Also :
Senate File No. 313, a bill for an act to amend chapter fourteen-D (14-D), title five (V), supplemental supplement to the code, 1915, (compiled code, chapter 40 , title XIII), by adding thereto the following section, which section to be known as section ten hundred fifty-six-b twentyseven ( \(1056-\mathrm{b} 27\) ), by which is fixed the limitation of indebtedness of cities adopting and organized under the provisions of said chapter.
\end{abstract}

\section*{Also:}

Senate File No. 348, a bill for an act to legalize the proceedings and acts of the city council and the city officials of the city of Newton, Jasper county, Iowa, in transferring funds in the sum of \(\$ 41,500.00\) from the electric light and power fund of said city to the water-works fund of said city.

Also:
Senate File No. 378 , a bill for an act to amend the law as it appears in section ten (10) of chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly (C. C. Sec. 1740), providing that applications for the testing of dairy herds shall receive priority consideration by the commission of animal health.

Also:
Senate File No. 379, a bill for an act to apportion the state into representative districts and declare the ratio of representation.

Also :
Senate File No. 462, a bill for an act to repeal the law as it appears in chapter three hundred thirty (330), acts of the Thirty-seventh General Assembly relating to admission to practice law in this state.

Also :
Senate File No. 478, a bill for an act to legalize certain warrants and
the issuance and sale of certain negotiable bonds for various purposes for the town of Shelby, Shelby county, Iowa.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{REPORT OF COMMITTEE}

Weaver of Polk, from the committee on ways and means, submitted the following report:

Mr. Speaker-Your committee on ways and means to whom was reierred Senate File No. 418, a bill for an act to amend section fourteen hundred thirteen ( 1413 ) of the code ( \(C . C .4659\) ), relating to the collection of taxes and penalties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{J. B. Weaver, Chairman.}

Report adopted.

\section*{MOTION TO RECONSIDER MADE SPECIAL ORDER}

Kime of Webster asked unanimous consent to have the motion to reconsider the vote by which House File No. 272 failed to pass the House, made a special order for Wednesday, March 23rd, at 10:30 o'clock a. m.

Objection was made by Morgan of Jasper.
Kime of Webster moved that the motion to reconsider the vote by which House File No. 272 failed to pass the House be made a special order for Wednesday, March 23rd, at \(10: 30\) o'clock a. m .

Motion prevailed.
RESOLUTION REFERRED TO COMMITTEE
Kime of Webster offered the following amendment to the resolution offered by him, found on pages 963 and 964 of the journal of March 12th, and moved that the resolution with amendment be referred to the committee on judiciary :

Amend the resolution offered by Kime of Webster, found on pages 963 and 964 of the journal of the House of March 12, 1921, by striking the
last paragraph therefrom and by substituting in lieu thereof the following:

Therefore, Be It Resolvcd by the House of Representatives of the Thirtyninth General Assembly of the state of Iowa:
1. That the House of Representatives of the Thirty-ninth General Assembly of the state of Iowa in regular session assembled on this 16 th day of March A. D. 1921, do impeach P. E. McClenehan, superintendent of public instruction of lowa, of misdemeanors and malfeasance in his said office of superintendent of public instruction.
2. That a committee of seven members be elected by the House to proceed to the Senate and at the bar thereof in the name of the House of Representatives and the people of the state of Iowa, impeach P. E. McClenehan, superintendent of public instruction of Iowa, of misdemeanors and malfeasance in office and advise and acquaint the Senate that the House will in due time exhibit and present particular articles of impeachment against him and make good the same, and that the committee demand that the Senate make an order for the appearance of \(P\). E. McClenehan to answer to said impeachment.
3. That the committee of seven when elected as above provided, be and they are hereby authorized to secure counsel to aid and assist in the preparation, exhibiting and presenting of said articles of impeachment.

Motion prevailed, and the resolution with above amendment was referred to committee on judiciary.

\section*{INTRODUCTION OF BILLS}

By Committee on Municipal Corporations, House File No. 829, a bill for an act to enlarge the powers of the board of railroad commissioners by conferring on it jurisdiction and control over the construction, maintenance, operation, service and rates of telephone companies, and to regulate the service and rates of said companies.

Read first and second time and passed on file.

\section*{CONCURRENT RESOLUTION}

Weaver of Polk offered the following concurrent resolution :
Concurrent resolution relating to the proposed improvement of the Great Lakes and St. Lawrence river for the purpose of providing water transportation for the products of the Mississippi Valley to the markets of the coast and of the old world.

Whereas, by joint action of Canada and the United States it is proposed to make such improvements in the St. Lawrence as to make the

Great Lakes accessible to ocean-going commerce; and as this improvement will in effect bring the state of lowa hundreds of miles nearer the worlds markets; and.

Whereas, our producers and the consuming public have alike suffered enormous losses in the last year by transportation shortage and failure; and by reason of these conditions the transportation situation constitutes an emergent need; and

Whereas, a number of states have joined in the Great Lakes-St. Lawrence Tidewater Association, having as its object the early undertaking and completion of this improvement:

Be It Resolved by the House, the Senate concurring, That the state of lowa is properly associated in the above named organization with its neighboring commonwealths in urging this undertaking;

That the representatives of this state in the congress of the United States be requested to facilitate and expedite in every proper way the prosecution of this undertaking for the economic freedom of a landlocked continent;

That a copy of this resolution be forwarded to our senators and representatives in the congress of the United States.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Weaver moved its adoption. Motion prevailed and the resolution was adopted.

\section*{SENATE CONCURRENT RESOLUTIONS CONSIDERED}

Harrison of Pottawattamie called up the following Senate concurrent resolution:

Be It Resolved by the Senate the House concurring, That all claims for \(\$ 100\) (one hundred dollars) or less which have been approved by the committee on claims of both houses and the appropriations committee of both houses shall be held by the chairmen of the committee, and the said amounts put in the omnibus bill.

Mr. Harrison moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

Forsling of Woodbury called up Senate concurrent resolution relative to authorizing the sergeant-at-arms to have books, stationery, etc., belonging to the members of the House, shipped to their homes, which resolution is found on page 1006 of the journal of March 14th.

Mr. Forsling moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

Emery of Wapello called up Senate concurrent resolution relative to publishing a list of the bills and joint resolutions passed by the Thirty-ninth General Assembly, which resolution is found on page 1037 of the journal of March 15th.

Mr. Emery moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

Mayne of Palo Alto asked and obtained unanimous consent to reconsider the vote by which Senate Joint Resolution No. 6 passed the House.

Mayne of Palo Alto asked and obtained unanimous consent to reconsider the vote by which Senate Joint Resolution No. 6 passed to its third reading.

\section*{CONSIDERATION OF BILLS}

Senate Joint Resolution No. 6, a joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material, was taken up and considered.

Mayne of Palo Alto offered the following amendment and moved its adoption:

Amend Senate Joint Resolution No. 6 (1) by inserting after the word "authorized" and before the word "to" in line two (2) of section one (1), the following: "notwithstanding the provisions of chapter one hundred eighty-three (183), laws of the Thirty-seventh (37th) General Assembly".
2. By striking from lines eight (8) and nine (9) of section one (1), the following words, to-wit:
"and award contracts despite the restrictions of the law creating said board".
3. By adding a publication clause as follows:

\footnotetext{
"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 Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.
}

Amendment adopted.
Mr. Mayne moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the joint resolution pass?"
Ayes, 83
\begin{tabular}{lll} 
Allyn & Gordon & Orr \\
Anderson & Graham & Parrott \\
Becker & Grimwood & Parsons \\
Beeman & Gunderson & Peters \\
Benz & Hanna & Peterson \\
Berry & Healy & Rankin \\
Buffington & Held & Rumley \\
Calhoun & Huff & Sampson \\
Carter & Ingersoll & Santee \\
Colbert & Kime & Schirmer \\
Criswell & Larson & Schulte \\
Dodd & Letts & Scott of Appanoose \\
Donhowe & LeValley & Scott of Fremont \\
Doolittle & Long & Shores \\
Edgington & McClune & Slemmons \\
Elliott & McCulloch & Smith \\
Elson & McDonald & Springer \\
Emery & McGhee & Sterling \\
Fackler & Mayne & Stimson \\
Forsling & Miller & Storey \\
Garber of & Adair & Moen \\
Garber of & Moorhead & Truax \\
Gibson & Morgan & Ulstad \\
Gilbert & Narey & Van Camp \\
Gilbertson & Nervig & Wamstad \\
Gilmore of Cedar & Olson & Weaver \\
Gilmore of Clay & Ontjes & Weber \\
& & Westervelt \\
& & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Francis & Perkins \\
Aldrich & Harrison & Powers \\
Blake & Hauge & Ramsey \\
Bradley & Justice & Vance \\
Brady & Knickerbocker & Wolfe \\
Children & Lake & Year \\
Clark & Lockin & Yenter \\
Edson & Mills & Young
\end{tabular}

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

Calendar No. 1, House File No. 434, a bill for an act to amend section one hundred sixty-two (162) supplement to the code, 1913, (compiled code 282), relating to the filing of vouchers for state institutions, with report of committee recommending substitute amendment and passage was taken up for consideration.

MeCulloch of Iowa moved that the substitute amendment to House File No. 434, found on page 1066 of the journal of March 15 th, be substituted for the amendments proposed by the committee.

Motion prevailed.
McCulloch of Iowa moved that the amendments as substituted for the committee amendments, be adopted.

Motion prevailed and the substitute amendments for the committee amendments were adopted.

Mr. McCulloch moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89
\begin{tabular}{|c|c|c|}
\hline Aiken & Gibson - & Narey \\
\hline Allyn & Gilbert & Nervig \\
\hline Anderson & Gilbertson & O'Donnell \\
\hline Fiecler & Gilmore of Cedar & Olson \\
\hline Eeenan & Gilmore of Clay & Ontjes \\
\hline Henz & Gordon & Orr \\
\hline Ferry & Graham & Parrott \\
\hline Plake & Grimwood & Parsons \\
\hline Firadley & Gunderson & Perkins \\
\hline Brady & Hanna & Peters \\
\hline Buffington & Healy & Peterson \\
\hline Calhoun & Held & Rankin \\
\hline Carter & Huff & Rumley \\
\hline Children & Ingersoll & Sampson \\
\hline Criswell & Kime & Santee \\
\hline Dodd & Knickerbocker & Schirmer \\
\hline Donhowe & Letts & Schulte \\
\hline Doolittle & LeValley & Scott of Appanoose \\
\hline Edgington & Long & Scott of Fremont \\
\hline Elliott & McClune & Shores \\
\hline Elson & McCulloch & Slemmons \\
\hline Emery & McDonald & Smith \\
\hline Fackler & McGhee & Sterling \\
\hline Forsling & Mayne & Stimson \\
\hline Francis & Miller & Storey \\
\hline Garber of Adair & Mills & Truax \\
\hline Garber of Floyd & Moen & Ulstad \\
\hline
\end{tabular}

Van Camp
Wamstad
Weaver

Weber
Westervelt
Wolfe

Year
Mr. Speaker

Nays, None
Absent or not voting, 18
\begin{tabular}{lll} 
Aldrich & Justice & Powers \\
Clark & Lake & Ramsey \\
Colbert & Larson & Springer \\
Edson & Lockin & Vance \\
Harrison & Moorhead & Yenter \\
Hauge & Morgan & Young
\end{tabular}

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

McCulloch of Iowa offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 434 by striking out all of said title and inserting the following in lieu thereof:

A bill for an act to amend section twelve hundred fifty-nine (1259) of the code (C. C. 657) and section twenty-two hundred fifteen-f42 (2215f42), supplemental supplement to the code, 1915, (C. C. 336) relating to the auditing of accounts and expenditures made for the state.

Amendment adopted and title as amended was agreed to.

\section*{ACTION ON BILLS DEFERRED}

By unanimous consent, action on Calendar No. 2, House File No. 538 was deferred and the bill allowed to retain its place on the calendar.

On request of Dodd of Howard, unanimous consent having been obtained, action on Calendar No. 3, Senate File No. 305 was deferred and the bill ordered to the foot of the calendar.

On request of Springer of Louisa, unanimous consent having been obtained, action on Calendar No. 4, House File No. 498 was deferred and the bill allowed to retain its place on the calendar.

On request of Clark of Linn, unanimous consent having been obtained, action on Calendar No. 5, House File No. 625 was deferred and the bill allowed to retain its place on the calendar.

Calendar No. 6, House File No. 451, a bill for an act to provide for additional funds to complete the cattle barn and sale pavilion, and pay the balance due on purchase of additional land to the state fair grounds, and provide for the assessment for paving now levied against the Iowa state fair grounds, and make an appropriation therefor, with report of committee recommending passage was taken up for consideration.

The amendment filed by Storey of Warren, found on page 1034 of the journal of March 14th, was taken up and considered.

Speaker pro tempore Larson in the chair.

\section*{SPECIAL ORDER NO. 1}

Time having arrived for special order No. 1, House File No. 452 , a bill for an act to amend section fifteen hundred twenty-seven-s2 (1527-s2), supplemental supplement to the code, 1915, (C. C. Sec. 2860) ; section fifteen hundred twenty-seven-s3, (1527s3), supplemental supplement to the code, 1915, (C. C. Sec. 2872) ; section fifteen hundred twenty-seven-s5 (1527-s5), supplemental supplement to the code, 1915, (C. C. Sec. 2874); section fifteen hundred twenty-seven-s7, (1527-s7), supplement to the code, 1913, as amended by section one (1) of chapter four hundred five (405) of the Thirty-eighth General Assembly, (C. C. Sec. 2876) ; section fifteen hundred twenty-seven-s8, (1527-s8) supplemental supplement to the code, 1915, as amended by section one (1) of chapter three hundred ninety-eight (398) acts of the Thirtyseventh General Assembly, (C. C. Sec. 2877) ; section fifteen hundred twenty-seven-s19, (1527-s19), supplement to the code, 1913, (C. C. Sec. 2880); section fifteen hundred twenty-seven-s11, (1527-s11), supplemental supplement to the code, 1915, (C. C. Sec. 2882) ; section twenty hundred twenty-four-i, (2024-i), supplement to the code, 1913, (C. C. Sec. 2888) ; section twenty hundred twenty-four-i3, (2024-i3), supplement to the code, 1913, (C. C. Sec. 2890); section four hundred twenty-four (424) of the code as amended by section one (1) of chapter three hundred thirty-six (336) acts of the Thirty-eighth General Assembly, (C: C. Sec. 2894); section twenty-nine (29) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2937) ; section thirty-six (36) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly (C. C. Sec. 2945) ; section forty-five (45) of chap-
ter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2953) ; section forty-eight (48) of chapter two hundred thirty-seven (237) acts of the Thirtyeighth General Assembly, (C. C. Sec. 2957), and section thirtyfive (35) of chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly, (C. C. Sec. 3078), and to repeal section fifteen hundred twenty-seven-s4, (1527-s4), supplement to the code, 1913, (C. C. Sec. 2873); section fifteen hundred twenty-seven-s6, (1527-s6), supplement to the code, 1913, (C. C. Sec. 2875), and section twenty-four (24) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2932), relating to the powers and duties of the state highway commission, with majority report of committee recommending indefinite postponement and minority report of committee recommending passage, was taken up for consideration.

Santee of Black Hawk asked unanimous consent to have the majority and minority reports of the committee withdrawn and to consider House File No. 452 without recommendation of the committee.

No objection being made the reports of the committee were withdrawn, and the House proceeded to consider House File No. 452 without recommendation of the committee.

BILLS SIGNED BY THE SPEAKER PRO TEMPORE
The Speaker pro tempore of the House announced that, as Speaker pro tempore of the House, he had signed in the presence of the House, the following bills:

Senate File No. 307.
Senate File No. 313
Senate File No. 348.
Senate File No. 378.
Senate File No. 379.
Senate File No. 462.
Senate File No. 478.

Speaker McFarlane in the chair.
The amendments filed by Anderson of Winnebago, found on pages 737 and 738 of the journal of February 24th were taken up, considered, and on motion of Mr. Anderson, adopted.

Perkins of Sac moved the previous question.
Motion prevailed.
Anderson of Winnebago moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 43
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Hanna \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Schulte \\
Allyn
\end{tabular} \\
Held & Scott of Appanoose \\
Anderson & Huff & Scott of Fremont \\
Benz & Larson & Springer \\
Berry & Long & Sterling \\
Buffington & McClune & Stimson \\
Calhoun & McCulloch & Storey \\
Children & McDonald & Ulstad \\
Criswell & Moen & Vance \\
Elson & Nervig & Wamstad \\
Fackler & Olson & Wolfe \\
Gilbertson & & Orr \\
Graham & Parsons & Year \\
Gunderson & Peterson & Young \\
Rumley &
\end{tabular}

Nays, 58
\begin{tabular}{lll} 
Becker & Gilmore of Cedar \\
Beeman & \begin{tabular}{l} 
Gilmore of Clay
\end{tabular} & \begin{tabular}{l} 
Ontjes \\
Parrott
\end{tabular} \\
Blake & Grimwood & Perkins \\
Bradley & Hauge & Peters \\
Carter & Healy & Ramsey \\
Clark & Ingersoll & Rankin \\
Colbert & Kime & Sampson \\
Dodd & Knickerbocker & Santee \\
Donhowe & Lake & Schirmer \\
Doolittle & Letts & Shores \\
Edgington & LeValley & Slemmons \\
Edson & Lockin & Smith \\
Elliott & McGhee & Truax \\
Emery & Mayne & Van Camp \\
Forsling & Miller & Weaver \\
Francis & Mils & Weeber \\
Garber of Adair & Moorhead & Westervelt \\
Garber of Floyd & Morgan & Mr. Speaker \\
Gibson & Narey & \\
Gilbert & O'Donnell &
\end{tabular}

Absent or not voting, 6
\begin{tabular}{lll} 
Brady & Harrison & Powers \\
Gordon & Justice & Yenter
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{RULE 63 SUSPENDED}

Young of Davis asked unanimous consent to have rule 63 sus. pended for the remainder of the day.

Objection was made by Criswell of Boone.
Young of Davis moved that rule 63 be suspended for the remainder of the day.

Motion prevailed.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 559, a bill for an act to legalize the organization of the consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920.

Also:
House File No. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1, 1920, for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75,000.00\) of said district for the purpose of erecting and equipping a new schoolhouse, procure a site therefor, and repair the present school building.

Also :
House File No. 553, a bill for an act to amend section sixteen (16), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2924), relating to interest on assessments for roaa purposes.

Also :
House File No. 401, a bill for an act authorizing the state of Iowa to become indebted in the amount of twentytwo million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of the act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

Also:
House File No. 382, a bill for an act to amend section nineteen hundred eighty-nine-a one (1989-a 1), supplement to the code, 1913, (C. C. Sec. 4836), and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion.

Also :
House File No. 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a band for musical purposes, and providing for submission of the question of the levying of a tax for such purpose to the voters of such cities and towns.

\section*{Also :}

House File No. 370, a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription.

\section*{Also :}

House File No. 454, a bill for an act to amend section twenty-seven hundred fifty-two (2752), supplement to the code, 1913, (C. C. Sec. 2541), relating to the election of directors in a school township not divided into sub-districts.

\footnotetext{
Also:
House File No. 280, a bill for an act to repeal the law as it appears in
}
the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two ( 1472 ), fourteen hundred seventy-three (1473), fourteen hundred seventyfour (1474), fourteen hundred seventy-five (1475) and fourteen hundred eighty (1480), (C. C. sections 4721, 4723, 4731, 4732, 4734, 4739 and 4741), and to amend the law as it appears in chapter four (4), title seven (VII), supplement to the code, 1913 , (C. C. chapter twenty-one (21), title fourteen (XIV), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes.

\section*{W. H. Vance, Chairman.}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the joint committee on enrolled bills, submitted the following report:

Mr. Speakfr-Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 370 , a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription.

\section*{Also :}

House File No. 454, a bill for an act to amend section twenty-seven hundred fifty-two (2752), supplement to the code, 1913, (C. C. Sec. 2541), relating to the election of directors in a school township not divided into subdistricts.

\section*{Also :}

House File No. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred seventy-one (1471), fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), fourteen hundred seventyfour (1474), fourteen hundred seventy-five (1475) and fourteen hundred eighty (1480), (C. C. Secs. 4721, 4723, 4731, 4732, 4734, 4739 and 4741 ), and to amend the law as it appears in chapter four (4), title seven (VII), supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV)), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes.

\footnotetext{
Also :
House File No. 559, a bill for an act to legalize the organization of the
}
consolidated independent school district of Janesville, in the counties of Bremer and Black Hawk, Iowa, and the acts and proceedings of the board of directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920.

Also:
House File No. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1,1920 , for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75000.00\) of said district for the purpose of erecting and equipping a new schoolhouse, procure a site therefor, and repair the present school building.

\section*{Also :}

House File No. 553, a bill for an act to amend section sixteen (16), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2924), relating to interest on assessments for road purposes.

\section*{Also :}

House File No. 401, a bill for an act authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of the act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

\section*{Also :}

House File No. 382, a bill for an act to amend section nineteen hundred eighty-nine-a one (1989-a1), supplement to the code, 1913, (C. C. Sec. 4836 ) and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion.

Also :
House File No, 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a band for musical purposes, and providing for submission of the question of the levying of a tax for such purpose to the voters of such cities and towns.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 370.
House File No. 454.
Housé File No. 280.
House File No. 479.
House File No. 559.
House File No. 519.
House File No. 553.
House File No. 401.
House File No. 382.

SPECIAL ORDER NO. 2
Time having arrived for special order No. 2, House File No. 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to be furnished, providing for the term of such service, and granting to City and Town Councils and Boards of Supervisors power to fix rates for furnishing such service and establishing a court of appeal to be known as a Court of Public Service, and fixing its power and providing procedure, with report of committee recommending substitute amendment and passage was taken up for consideration.

On motion of Springer of Louisa the substitute amendment proposed by the committee was adopted.

Springer of Louisa offered the following amendments and moved their adoption:

Amend section 2 by inserting after the word "municipality", in the 5th line, the following:
"and to determine the character and quality of service to be furnished by such person."

Amend section 3 by striking out after the word "established" in line 8 the words "and shall briefly state why the same is necessary or desirable" and insert the following in lieu thereof "and be accompanied by a schedule of all property used and useful by the utility in rendering the service in question together with the showing of the receipts and expenditures upon which it is claimed a change is necessary or desirable".

Amend section 5 by inserting after the word "reasonable", in line 13 , the following:
"provided, however, that agreements in writing as to rates may be made for a period not exceeding three years, and when so made shall not be cancelled or annulled within the term therein fixed, except by consent of both parties thereto".

Motion prevailed and the amendments were adopted.

\section*{PIONEER LAW MAKERS INVITED TO ATTEND SESSION}

Ex-Senator W. B. Seeley, from the Pioneer Law Makers of Iowa, appeared and informed the House that the Pioneer Law Makers of Iowa were now in session in the historical building, and extended the members of the House an invitation to attend their session.

Morgan of Jasper moved that the Pioneer Law Makers of Iowa be extended a hearty invitation to attend the session of the House.

Motion prevailed.
On motion of McClune of Mahaska the House adjourned until 1:15 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{BUSINESS PENDIING}

The House resumed consideration of Special Order No. 2, House File No. 623.

Ontjes of Grundy offered the following amendment, moved its adoption and asked for a roll call:

Amend substitute for House File No. 623 by striking out all of section nine (9).

On the question, "Shall the amendment be adopted?"

Ayes, 18 .
\begin{tabular}{lll} 
Anderson & Long & Ontjes \\
Carter & McDonald & Parsons \\
Fackler & McGhee & Peters \\
Francis & Mayne & Shores \\
Held & Moen & Wamstad \\
Lockin & O'Donnell & Weaver
\end{tabular}

Nays, 73
\begin{tabular}{lll} 
Aldrich & Gilbert & Ramsey \\
Allyn & Gordon & Rumley \\
Becker & Graham & Sampson \\
Beeman & Grimwood & Santee \\
Benz & Gunderson & Schirmer \\
Berry & Hanna & Schulte \\
Blake & Healy & Scott of Appanoose \\
Bradley & Huff & Scott of Fremont \\
Brady & Ingersoll & Slemmons \\
Buffington & Kime & Smith \\
Calhoun & Knickerbocker & Springer \\
Children & Lake & Sterling \\
Clark & Letts & Stimson \\
Colbert & LeValley & Storey \\
Criswell & McClune & Truax \\
Dodd & McCulloch & Van Camp \\
Edgington & Miller & Vance \\
Edson & Moorhead & Weber \\
Elliott & Narey & Westervelt \\
Elson & Nervig & Wolfe \\
Emery & Olson & Year \\
Forsling & Orr & Yenter \\
Garber of & Adair & Parrott
\end{tabular}

Absent or not voting, 16
\begin{tabular}{lll} 
Aiken & Harrison & Powers \\
Donhowe & Hauge & Rankin \\
Doolittle & Justice & Ulstad \\
Gilbertson & Larson & Young \\
Gilmore of Cedar & Mills & \\
Gilmore of Clay & Morgan &
\end{tabular}

So the amendment was lost.

Weaver of Polk offered the following amendment and moved its adoption :

Amend substitute for House File No. 623 by adding to section 9 the following: "Provided, however, that in cities having a population of 100,000 or over, the provision with respect to the franchise becoming indeterminate shall not apply to street railway companies or systems."

A roll call was asked for by Mr. Weaver.
On the question, "Shall the amendment be adopted?"
Ayes, 14
\begin{tabular}{lll} 
Anderson & Graham & Parrott \\
Calhoun & Hauge & Peters \\
Fackler & Miller & Storey \\
Forsling & Moorhead & Weaver \\
Gilmore of Clay & Ontjes &
\end{tabular}

Nays, 80
\begin{tabular}{lll} 
Aldrich & Gilbert & Moen \\
Allyn & Gilbertson & Morgan \\
Benz & Gilmore of Cedar & Narey \\
Berry & Gordon & Nervig \\
Blake & Grimwood & O'Donnell \\
Bradley & Gunderson & Olson \\
Brady & Hanna & Orr \\
Buffington & Healy & Parsons \\
Carter & Huff & Peterson \\
Children & Ingersoll & Ramsey \\
Clark & Kime & Rankin \\
Criswell & Knickerbocker & Rumley \\
Dodd & Lake & Sampson \\
Donhowe & Letts & Santee \\
Doolittle & LeValley & Schirmer \\
Edgington & Lockin & Schulte \\
Edson & Long & Scott of Appanoose \\
Elliott & McClune & Scott of Fremont \\
Emery & Mrancis & McCulloch \\
Garber of & Adair & McDonald
\end{tabular}
\begin{tabular}{ll} 
Stimson & Vance \\
Truax & Wamstad \\
Ulstad & Weber \\
Van Camp & Wolfe
\end{tabular}

Year
Yenter
Mr. Speaker

Absent or not voting, 13
\begin{tabular}{lll} 
Aiken & Elson & Powers \\
Becker & Held & Westervelt \\
Beeman & Justice & Young \\
Colbert & Larson & \\
Harrison & Perkins &
\end{tabular}

So the amendment was lost.

Edson of Buena Vista offered the following amendment and moved its adoption:

Amend the committee substitute amendment to House File No. 623 by striking out of line 1 , section 13 , the words "be held" and inserting in lieu thereof the following: "have its office". Also by adding at the end of section 13 the following: "Upon the written request of any such municipality the hearing upon any cause pending in said court shall be held at the county seat of the county from which the appeal to the said court has been taken."

Amendment adopted.
Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 90
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Doolittle \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Edgington
\end{tabular} \\
Becker & Edson & Ingersoll \\
Beeman & Elliott & Kime \\
Benz & Elson & Knickerbocker \\
Berry & Emery & Lake \\
Blake & Forsling & Letts \\
Bradley & Garber of Adair & LeValley \\
Brady & Garber of Floyd & Lockin \\
Buffington & Gibson & Mclune \\
Calhoun & Gilbert & McDonald \\
Carter & Gilbertson & McGhee \\
Children & Gilmore of Cedar & Mayne \\
Clark & Gilmore of Clay & Miller \\
Colbert & Gordon & Mills \\
Criswell & Graham & Moorhead \\
Dodd & Gunderson & Morgan \\
Donhowe & Hanna & Narey
\end{tabular}
\begin{tabular}{ll} 
Nervig & Sampson \\
O'Donnell & Santee \\
Olson & Schirmer \\
Orr & Schulte \\
Parrott & Scott of Appanoose \\
Parsons & Scott of Fremont \\
Perkins & Slemmons \\
Peters & Smith \\
Peterson & Springer \\
Ramsey & Sterling \\
Rankin & Stimson \\
Rumley & Storey
\end{tabular}

Nays, 13

Aiken
Anderson
Fackler Francis Grimwood

Hauge
Held
Huff
Long
Moen

Truax
Ulstad
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Absent or not voting, 4
Harrison
Larson

Ontjes
Shores
Weaver

Powers

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

MOTION TO RECONSIDER LAID UPON THE TABLE
Springer of Louisa moved to reconsider the vote by which House File No. 623 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed and the motion to reconsider was laid upon upon the table.

SPECIAL ORDER NO. 8
Time having arrived for special Order No. 3, House File No. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a) supplemental supplement, 1913, (C. C. Sec. 3814) and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities or towns, under the commission form of government, cities acting under special charter and cities acting under the manager form of city government and providing penalties for the violation of this act, was taken up for consideration.

On request of Lake of Woodbury, unanimous consent having been obtained, action on House File No. 502 was deferred and the bill was ordered to the foot of the calendar.

\section*{BUSINESS PENDING}

The House resumed consideration of House File No. 451.
Storey of Warren moved the adoption of his amendment, found on page 1034 of the journal of March 14th, and asked for a roll call.

Santee of Black Hawk moved the previous question.
Motion prevailed.
On the question, "Shall the amendment offered by Storey of. Warren be adopted?"'

Ayes, 74


Nays, 23
\begin{tabular}{l|ll} 
Becker & \begin{tabular}{l} 
Kime \\
Knickerbocker
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Zolbert
\end{tabular} \\
Dodd & Letts & Sampson \\
Edson & LeValley & Van Camp \\
Gilbert & McGhee & Weaver \\
Gilmore of Clay & Miller & Westervelt \\
Grimwood & Mills & Mr. Speaker \\
Hauge & Morgan &
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lll} 
Beeman & Justice & Springer \\
Clark & Moorhead & Yenter \\
Garber of Adair & Orr & \\
Harrison & Powers &
\end{tabular}

So the amendment was adopted.
Knickerbocker of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read 'a third time.

On the question, "Shall the bill pass?'"

Ayes, 83
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Cedar & O'Donnell \\
\hline Allyn & Gilmore of Clay & Parrott \\
\hline Anderson & Gordon & Parsons \\
\hline Becker & Graham & Perkins \\
\hline Benz & Grimwood & Peters \\
\hline Blake & Gunderson & Peterson \\
\hline Bradley & Hanna & Ramsey \\
\hline Brady & Hauge & Rankin \\
\hline Buffington & Healy & Rumley \\
\hline Calhoun & Held & Sampson \\
\hline Carter & Huff & Santee \\
\hline Clark & Ingersoll & Schirmer \\
\hline Colbert & Kime & Schulte \\
\hline Criswell & Knickerbocker & Slemmons \\
\hline Dodd & Lake & Smith \\
\hline Donhowe & Larson & Sterling \\
\hline Doolittle & Letts & Stimson \\
\hline Edgington & LeValley & Storey \\
\hline Elson & Lockin & Truax \\
\hline Emery & McClune & Ulstad \\
\hline Fackler & McCulloch & Van Camp \\
\hline Forsling & McGhee & Vance \\
\hline Francis & Mayne & Wamstad \\
\hline Garber of Adair & Miller & Weaver \\
\hline Garber of Floyd & Moen & Weber \\
\hline Gibson & Moorhead & Westervelt \\
\hline Gilbert & Morgan & Wolfe \\
\hline Gilbertson & Narey & \\
\hline
\end{tabular}

Nays, 11
\begin{tabular}{lll} 
Aldrich & McDonald & Scott of Fremont \\
Berry & Nervig & Shores \\
Edson & Ontjes & Year \\
Long & Scott of Appanoose &
\end{tabular}

Absent or not voting, 13
\begin{tabular}{lll} 
Beeman & Mills & Yenter \\
Children & Olson & Young \\
Elliott & Orr & Mr. Speaker \\
Harrison & Powers & \\
Justice & Springer &
\end{tabular}

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

Knickerbocker of Linn offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 451 by striking out the words "complete the cattle "barn and sale pavilion, and" in lines 1 and 2 of said title.

Amendment adopted and the title as amended was agreed to.

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Calhoun of Van Buren offered the following resolution:

Be It Resolved by the House, That the members of the Pioneer Law Makers' Association, now in session in the city of Des Moines, be invited to meet with the House at 2 p . m., Thursday, March 17th.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Calhoun moved its adoption.

Motion prevailed and the resolution was adopted.

\section*{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. 598, a bill for an act to repeal the law as it appears in sub-division seven (7) of chapter one hundred ninety-one (191) of the laws of the Thirty-seventh General Assembly, and chapters two hundred fourteen (214) and three hundred seventy-seven (377) of the acts of the Thirty-eighth General Assembly (C. C. 4482), and to enact a substitute therefor relating to exemptions from taxation of the property of soldiers,
sailors, marines, nurses, and widows and child or children of soldiers, sailors and marines, and husbands of nurses.
L. W. Ainsworth, Secretary.

Also :
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. 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a municipal band.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Senate File No. 598 , a bill for an act to repeal the law as it ap. pears in sub-division seven (7) of chapter one hundred ninety-one (191) of the laws of the Thirty-seventh General Assembly, and chapters two hundred fourteen (214) and three hundred seventyseven (377) of the acts of the Thirty-eighth General Assembly, (C. C. 4482), and to enact a substitute therefor relating to exemptions from taxation of the property of soldiers, sailors, marines, nurses, and widows and child or children of soldiers, sailors and marines, and husbands of nurses.

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

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 16th day of March, 1921, sent to the governor for his approval, House File No. 559, a bill for an act to legalize the organization oit the consolidated independent school district of Janesville, in the count ies of Bremer and Black Hawk, Iowa, and the acts and proceedings or the boaid o: directors thereof in respect to \(\$ 65,000\) bonds of said district authorized at an election held December 27, 1920.

\footnotetext{
Also :
House File No. 519, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Paton, Iowa, and to ratify and confirm the election of officers and
}
the organization of the board of directors of said consolidated independent school district, and to ratify and confirm all the acts of said board and to legalize the special election held by said district on May 1, 1920, for the purpose of authorizing the issuance of bonds in the amount of \(\$ 75,000.00\) of said district for the purpose of erecting and equipping a new school house, procure a site therefor, and repair the present school building.

Also :
House File No. 553, a bill for an act to amend section sixteen (16), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2924), relating to interest on assessments for road purposes.

Also:
House File No. 401, a bill for an act authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement or the indebtedness herein created, and providing for submission of the act to the people to be voted upon at the general election to be held in the year ninteen hundred twenty-two.

Also :
House File No. 382, a bill for an act to amend section nineteen hundred eighty-nine-a one (1989-a 1), supplement to the code, 1913, (C. C. Sec. 4836), and to authorize boards of supervisors to establish and maintain districts for the protection of banks of streams from erosion.

Also :
House File No. 370, a bill for an act authorizing and empowering cities and towns to sell and dispose of municipal bonds by popular subscription.

Also :
House File No. 454, a bill for an act to amend section twenty-seven hundred fifty-two (2752), supplement to the code, 1913, (C. C. Sec. 2541), relating to the election of directors in a school township not divided into sub-districts.

\section*{Also :}

House File No. 280, a bill for an act to repeal the law as it appears in the following sections of the code: Fourteen hundred seventy (1470), fourteen hundred seventy-one (1471)b fourteen hundred seventy-two (1472), fourteen hundred seventy-three (1473), fourteen hundred seventyfour (1474), fourteen hundred seventy-five (1475) and fourteen hundred eighty (1480), (C. C. sections 4721, 4723, 4731, 4732, 4734, 4739 and 4741), and to amend the law as it appears in chapter four (4), title seven (VII), supplement to the code, 1913, (C. C. chapter twenty-one (21), title fourteen (XIV), relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes.

\begin{abstract}
Also:
House File No. 479, a bill for an act to authorize a tax levy in cities and towns for the purpose of providing a fund for the maintenance or employment of a band for musical purposes, and providing for submission of the question of the levying of a tax for such purpose to the voters of such cities and towns.
\end{abstract}

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{AMENDMENTS FILED}

Hauge of Polk filed the following amendment:
Amend the committee amendment to House File No. 627 by substituting the following therefor:
"All expenses incurred by the oil inspection department in the inspection of petroleum products of every kind, after being audited and approved by the state board of audit, shall be paid out of any funds in the state treasury not otherwise appropriated; but in no event shall such expenditures exceed the fees collected from the inspection of such products."

Criswell of Boone filed the following amendment:
Amend House File No. 582 by inserting the word "graveling" between the words "draining"" and "and" in line 11, paragraph 3, section 1, of said bill.

O'Donnell of Dubuque filed the following amendment:

Amend House File No. 611 by inserting after the word "wife" in the first line of paragraph " \(f\) " of section one the words "or husband".

Also by striking out the words "prima facie" in the fourth line of paragraph " \(g\) " of section one and inserting in lieu thereof the word "presumptive."

On motion of Springer of Louisa the House adjourned until \(9: 00\) a. m., Thursday.

\section*{JOURNAL OF THE HOUSE}

\section*{Hall of the House of Representatives, Des Motnes, Ma̧rch 17, 1921.}

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

Prayer was offered by the Rev. J. A. McKenzie, pastor of the Christian church, Bloomfield.

Journal of March 16 th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Olson of Clinton leave of absence was granted Smith of Clinton for the day.

\section*{HOUSE FILES WITHDRAWN}

On request of O'Donnell of Dubuque, unanimous consent hav. ing been obtained, House File No. 732 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Ontjes of Grundy, unanimous consent having been obtained, House File No. 526, (companion bill by Buser), was withdrawn from the committee on schools and textbooks and from further consideration by the House.

On request of Young of Davis, unanimous consent having been obtained, House File No. 804 was withdrawn from the committee on agriculture and from further consideration by the House.

\section*{PETITIONS}

Parsons of Calhoun presented a petition from citizens of Webster county, relative to roads on section lines.

Referred to committee on roads and highways.

Parsons of Calhoun presented a petition from citizens of Rockwell City, relative to observance of the Sabbath.

Aldrich of Marion presented a petition from citizens of Knoxville, relative to observance of the Sabbath.

Above petitions referred to committee on judiciary.
Clark of Linn presented a petition from citizens of Mt. Vernon, relative to anti-cigarette law.

McGhee of Cerro Gordo presented a petition from ex-service men of Mason City, relative to anti-cagarette law.

Above petitions referred to committee on police regulations.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate Joint Resolution No. 6, a joint resolution to authorize the state board of public printing and binding to make contracts for state printing and the purchase of printing material.

Also :
Senate File No. 295, a bill for an act to amend section nineteen hundred eighty-nine-a-twentyseven (1989-a-27), supplement to the code, 1913, (compiled code section 4875), relating to the issuance of bonds for first reclamation and improvement, or for any subsequent repair or improvement of a drainage district.

\section*{Also :}

Senate File No. 298, a bill for an act to amend the law as it appears in section twenty-eight hundred and six (2806), supplement to the code, 1913 , (C. C. 2650 ) relating to the certification and levying of school taxes, the issuing of interest bearing school warrants, and providing for their record and payment, and providing for additional meetings of school boards.

\section*{Also :}

Senate File No. 368, a bill for an act to amend section two hundred
ninety-six (296) of the supplement to the code, 1913, (compiled code, section 6982), relative to naturalization fees to be collected by the clerk of the court.

Also :
Senate File No. 398, a bill for an act to amend section twenty-eight hundred ten (2810) of the code, (compiled code, section 2654), relating to the payment of taxes to school boards.

Also :
Senate File No. 481, a bill for an act to amend sections seven hundred forty-two (742), seven hundred forty-two-a-one (742-a-i), seven hundred forty-four (744), seven hundred forty-five (745) and seven hundred forty-seven-b ( \(747-\mathrm{b}\) ), supplement to the code, 1913, (C. C. sections 3981, 3982, 3984,3985 and 3988), relating to the levying of a tax for the purchase and construction of water works in cities of a certain class.

Also:
Senate File No. 610, a bill for an act to amend section two hundred fifty-four-a twenty ( \(254-\mathrm{a} 20\) ), supplement to the code, 1913, (C. C. Sec. 2104), relating to the amount allowed a widowed mother for the care of her children.

\author{
W. H. Vance, \\ Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Santee of Black Hawk, 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. 755, a bill for an act to amend section thirtyfive (35), chapter two hundred seventy-five (275), acts of the Thirtyeighth General Assembly (C. C. Sec. 3078), and section forty-five (45), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2953), relating to the maintenance funds of the state highway commission and of the motor vehicle department and to provide for the purchase of ground and the erection of sheds for storing equipment allotted to this state by the federal 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 do pass.

\author{
C. B. Santee, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 773, a bill for an act to amend section one (1), chapter four hundred seventeen (417) of the acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 3010), relating to hedges and windbreaks along 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 do pass.
C. B. Santee, Ohairman.

Report adopted.

Also :
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 781, a bill for an act to amend paragraph eighteen of section four hundred twenty-two (422), supplemental supplement to the code, 1915, as amended by chapter thirty-three (33), section one (1), laws of the Thirtyseventh General Assembly, (C. C. Sec. 3130), relating to the duty of the board of supervisors in respect to the repair of county bridges, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{C. B. Santee, Chairman.}

Report adopted and House File No. 781 was indefinitely postponed.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 816, a bill for an act to amend section one (1) of chapter three hundred twelve (312) acts of the Thirty-eighth General Assembly (C. C. Sec. 3669) relative to the population of cities that have power to levy additional tax 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.

\author{
A. O. Havge, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred Senate File No. 405 , a bill for an act to amend section eight hundred forty-three ( 843 ) of the code, (C. C. section 3957) relating to bonds issued to pay the cost of street improvements, beg leave to report they have had 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.
Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 599, a bill for an act enabling cities of the first and second classes, including special charter cities and cities under commission form of government to provide for a city planning commission, and defining the duty and powers 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, and when so amended the bill do pass:

Amend by striking out the first five lines of section one (1) and inserting in lieu thereof the following: "in cities of the first and second classes, including special charter cities and cities under the commission form of government, the city council may appoint a city planning commission consisting of not exceeding twenty-one members whose term of office shall".

Also, change section seven (7) to read as follows: "The city council in cities of the first class may appropriate from the general fund of the city for such purposes, an amount not exceeding five thousand dollars ( \(\$ 5,000.00\) )".

\author{
A. O. Havge, Ohairman.
}

Report adopted.
Also:
Mr. Speaker--Your committee on municipal corporations to whom was referred House File No. 794, a bill for an act to amend section ninety-two (92), chapter one hundred twenty-three (123), acts of the Thirty-eighth General Assembly, (C. C. Sec. 4197), relating to housing of the people in cities of the first class and special charter cities and cities under commission form of 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, and when so amended the bill do pass:

Amend by inserting after the comma, after the word "population" in line eight (8) of the House file, the words: "and special charter cities of more than fifty thousand population".

\author{
A. O. Havge, Chairman.
}

\section*{Report adopted.}

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 601, a bill for an act to repeal chapter one hundred thirty-eight (138) acts of the Thirty-seventh General Assembly ana enacting a substitute therefor authorizing all cities and towns including special charter cities to regulate and restrict the location of trades and industries and buildings designed for specified uses, to divide such city or town into districts for such purpose and to prescrbe 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 amended as follows, and when so amended the bill do pass:

Striking out all following the enacting clause and the following inserted in lieu thereof:

Section 1. That chapter one hundred thirty-eight (138), acts of the Thirty-seventh General Assembly (C. C. Sec. 3617, 3618, 3619 and 4351), is hereby repealed and the following enacted in lieu thereof: "cities and towns including special charter cities, shall have power, by ordinance, to regulate and restrict the location of trades and industries and buildings designed for specified uses, to divide the city into districts and to prescribe the trades and industries that shall be excluded or subjected to special regulations in each district, and establish rules and regulations for the erection, reconstruction, altering and repairing of buildings of all kinds in said districts, such rules and regulatons being designed to promote the public health, peace, comfort, morals, education and good order of the people, and to increase the industries, develop the resources and add to the wealth and prosperity of the community.

Sec. 2. Nothing in this act shall be deemed to affect factories or business houses which are already established or for which realty has already . been purchased or contracted for, and plans formulated for the construction of suitable buildings; and provided further that additions to existing plants on adjacent property in the course of business growth shall not be circumscribed.

Sec. 3. Any such city or town may from time to time, by ordinance, amend, supplement or change the regulations of districts established under any ordinance adopted pursuant to the power herein granted.

Sec. 4. Any building or structure altered, repaired or used in violation of any ordinance passed under the authority herein granted, shall be
deemed a nuisance, and such city or town shall have the power to abate the same. In addition to the power of abatement they shall have the right to prohibit the same by ordinance and to punish by fine or imprisonment for the violation thereof.

Sec. 5. This act being deemed of immediate importance shall take effect and be in force when published in the Des Moines Capital and the Des Moines Register, newspapers published in Des Moines, Iowa.

\section*{A. O. Hauge, Chairman.}

Report adopted.

Also:
Mr. Speaker--Your committee on municipal corporations to whom was referred House File No. 782, a bill for an act to amend section seven hundred fifty-three (753) of the code, (C. C. section 3810 ), relating to the duty of cities in the matter of supervision and repair of streets and 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 indefinitely postponed.

\section*{A. O. Hauge, Chairman.}

Report adopted and House File No. 782 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 310, a bill for an act to place the position of chief of police who have commission form of government under civil service, and to provide for examination by civil service commissioners of applicants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{A. O. Havge, Chairman.}

Report adopted and House File No. 310 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred Senate File No. 468, a bill for an act to amend section six hundred sixty-a ( \(660-\mathrm{a}\) ) six hundred sixty-b ( \(660-\mathrm{b}\) ), six hundred sixty-d ( \(660-\mathrm{d}\) ) supplement to the code, 1913, (C. C. Secs. 3530, 3531 and 3533 ) relating to the deposit of public funds by cities and towns thereon, beg
leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{A. O. Hauge, Chairman.}

Report adopted and Senate File No. 468 was indefinitely postponed.

Becker of Clayton, from the committee on motor vehicles, submitted the following report:

Mb. Speaker-Your committee on motor vehicles to whom was referred House File No. 569, a bill for an act relating to the duty of persons riding in or on motor vehicles before crossing the tracks of steam railways at grade 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. Becker, Chairman.

Report adopted and House File No. 569 was indefinitely post. poned.

Also:
Mr. Speaieer-Your committee on motor vehicles to whom was referred Senate File No. 497, a bill for an act to amend section five (5), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3048), relating to allowance of compensation to county treasurers and counties for collection of 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 amended as follows, and when so amended the bill do pass:

Amend by striking out the words: "to the state treasurer" as they appear in lines seven (7) and eight (8), and by inserting a comma (,) after the word "deducted" in line seven (7) and inserting the following: "and reported to the department,".

Wh. Becker, Chairman.
Report adopted.
Lockin of Cherokee, 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. 802, a bill for an act to forbid catching fish from any boat other than one propelled by oar or paddle, and to amend section twenty-
five hundred forty-two (2542) of the code (C. C. 1110), beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking lines five (5), six (6) and seven (7) of section one (1) and substituting in lieu thereof the following:
"and no fish may be taken by trolling from any sailboat, gasoline, oil, or electric launch or steamboat from any of the lakes of the state."

\section*{J. C. Lockin, Chairman.}

Report adopted.
Also :
Mr. Speaker-Your committee on fish and game to whom was referrea House File No. 670, a bill for an act changing the day after which it is lawful to take certain fish from the waters of the state, and amending section twenty-five hundred forty (2540) supplemental supplement to the code, 1915, (C. C. Sec. 1107), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{J. C. Lockin, Chairman.}

Report adopted and House File No. 670 was indefinitely postponed.

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

\begin{abstract}
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 406, a bill for an act to amend the law as it appears in section two thousand eight hundred thirteen (2813), supplement to the code, 1913, (C. C. Sec. 2656) providing for tax to pay school 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.
\end{abstract}

Abthur Springer, Chairman.
Report adopted.
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 373, a bill for an act to amend the law as it appears in section two (2) of chapter three hundred eight (308), acts of the Thirty-seventh General Assembly (C. C. Sec. 2630) relating to the education of deaf 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.

Arthur Springer, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 720, a bill for an act to amend section twentyeight hundred four-b (2804-b), supplement to the code, 1913, (C. C. Sec. 2628), relating to services for raising of flag at school 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 do pass.

Arthur Springer, Chairman.
Report adopted.

Also :
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 twentyeight hundred five (2805) of the code, (C. C. Sec. 2575) relating to the use of the Bible in the public schools of the state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

Arther Springer, Chairman.
Report adopted.
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 665, a bill for an act to amend the law as it appears in section ten hundred seventy-two (1072), supplement to the code, 1913, (C. C. Sec. 2478), and section two (2) chapter fifty-six (56) acts of the Thirty-eighth General Assembly, relating to the election of county superintendents of 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.

Arthur Springer, Chairman.
Report adopted and House File No. 665 was indefinitely postponed.

\footnotetext{
Also :
Mr. Speaktr-Your committee on schools and text books to whom was
}
referred House File No. 573, a bill for an act to amend section twentyeight hundred twenty-three-a (2823-a), supplement to the code, 1913, (C. C. Sec. 2663), relating to compulsory education of 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.

\author{
Artilur Springer, Chairman.
}

Rumley of Decatur moved that House File No. 573 be placed upon the calendar and asked for a roll call.

On the question, "Shall House File No. 573 be placed upon the calendar?"

Ayes, 53
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & \begin{tabular}{l} 
Moen \\
Anderson \\
Berry
\end{tabular} \\
Buffington & \begin{tabular}{l} 
Gordon
\end{tabular} \\
Calhoun & Grimwood & Parsons \\
Children & Gunderson & Peters \\
Colbert & Hanna & Peterson \\
Criswell & Hauge & Rumley \\
Dodd & Healy & Scott of Fremont \\
Donhowe & Held & Shores \\
Edson & Ingersoll & Slemmons \\
Elson & Knickerbocker & Sterling \\
Emery & Lake & Stimson \\
Forsling & Larson & Storey \\
Francis & Letts & Truax \\
Garber of Adair & LeValley & Vance \\
Garber of Floyd & Lockin & Westervelt \\
Gibson & McCulloch & Wolfe \\
& Mills & Year \\
& & Young
\end{tabular}

Nays, 39
Allyn
Becker
Beeman
Benz
Blake
Bradley
Brady
Carter
Clark
Doolittle
Gilbert
Gilbertson
Gilmore of Cedar

Graham
McClune
McDonald
McGhee
Miller
Moorhead
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Gilmore of Cedar
Perkins
Powers
Ramsey
Rankin
Santee
Schirmer
Schulte
Scott of Appanoose
Springer
Ulstad
Van Camp
Wamstad
Weber
Yenter

Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Huff & Orr \\
Edgington & Justice & Weaver \\
Elliott & Kime & Mr. Speaker \\
Fackler & Mayne & Sampson \\
Harrison & Morgan & Smith
\end{tabular}

So the motion of Rumley of Decatur prevatiled and House File No. 573 was ordered placed on the calendar.

McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred House File No. 726, a bill for an act to amend section nineteen hundred eighty-nine-a twelve (1989-a12), supplemental supplement to the code, 1915, as amended by chapters one hundred twenty-seven (127) and three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly (C. C. Sec. 4851), and to amend section nineteen hundred eighty-nine-a twenty-six (1989-a 26 ), supplement to the code, 1913, as amended by section five (5) of chapter three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly, section one (1) of chapter sixty-four (64) of the acts of the Thirty-eighth General Assembly, and section one (1) of chapter two hundred seventy-six (276) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 4874), relating to levees, ditches, drains and water courses, and authorizing separate assessments for laterals, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{J. H. McGhee, Chairman.}

Report adopted.

Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 689, a bill for an act to amend section nineteen hundred eighty-nine-a-forty-one - (1989-a-41), supplement to the code, 1913, as amended by chapter seventy-six (76) acts of the Thirty-eighth General Assembly (C. C. Sec. 4890), relating to expenses and fees in drainage proceedings, beg leave to report they have had 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. H. McGhee, Chairman.

Report adopted.
Also :
Mr. Spfaner-Your committee on drainage to whom was referred

House File No. 679, a bill for an act supplementary to chapter two-A (2-A), title ten ( X ), relating to levees, ditches, drains and water courses, providing for the removal of telephone, telegraph or other electrical lines to permit the free passage and operation of drainage contractor's equipment without dismantling 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, and when so amended the bill do pass:

That section one of the bill be stricken out and the following substituted in lieu thereof:

Section 1. "Whenever the board of supervisors shall have established any levee or drainage district or change of any natural water course and the levee ditch, drain or water course as surveyed and located crosses any telephone, telegraph or other electric line it shall be the duty of the company controlling said line to remove the same to permit the free passage and operation of the contractor's equipment without dismantling such equipment and the contractor shall pay the reasonable cost of the expense of such removal and for the cost necessary to put same back in proper condition.

The contractor shall be required to give written notice fifteen days in advance of the time in which such lines shall be removed by the companies owning same.

If the company shall fail, neglect or refuse to comply with the provisions of this act the county auditor of the county in which such improvement is being done shall cause the same to be done under the supervision of the engineer in charge of the improvement and the contractor shall be liable for the cost thereof to be collected by the county in any court having jurisdiction. Electric lines as defined in this act shall not be construed to include electric railways."
J. H. McGhee, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 752, a bill for an act to amend section nineteen hundred eighty-nine-a-nine (1989-a-9), supplement to the code, 1913, as amended by section one (1) of chapter two hundred sixty-four (264) of the acts of the Thirty-seventh. (37th) General Assembly (C. C. Sec. 4844), relating to levees, ditches, drains and water courses, and providing for approval or rejection by the board of supervisors within thirty (30) days after certification by the engineer, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
J. H. McGhee, Chairman.

Report adopted and House File No. 752 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 646, a bill for an act to amend section nineteen hundred eighty-nine-a-nine (1989-a-9), supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) of the acts of the Thirty-seventh (37th) General Assembly (C. C. Sec. 4844), relating to monthly estimates and payments for work done on drainage improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{J. H. McGhee, Chairman.}

Report adopted and House File No. 646 was indefinitely postponed.

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 630, a bill for an act to provide for bonded warehouses for the storage of agricultural and other commodities, beg leave to report they have had 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. H. Anderson, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on agriculture to whom was referred House File No. 739, a bill for an act to amend section 4 of chapter 248, laws of the Thirty-eighth General Assembly (C. C. Sec. 1788), relating to the disposition of carcasses of dead 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.
J. H. Anderson, Chairman.

Report adopted.
Also :
Mr. Speakfr-Your committee on agriculture to whom was referred House File No. 666, a bill for an act to repeal the law as the same appears in article five (5) section sixteen hundred hundred eighty-three-c
(1683-c) supplement to the code, 1913, (C. C. section 1656), enacting, a substitute therefor and by striking out and repealing the law in part as the same appears in section sixteen hundred eighty-three-b (1683-b), beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section sixteen hundred eighty-three-c (1683-c), supplemental supplement to the code, 1915, (C. C. 1656), be and the same is hereby repealed and the following enacted in lieu thereof; "The articles of incorporation shall be as follows:
'We, the undersigned farmers and land owners of
county, Iowa, do hereby adopt the following articles of incorporation:'
Article 1. The object of this corporation shall be to advance and improve the science and art of agriculture, horticulture and animal husbandry and domestic science.

Art. 2. The name of this corporation shall be the county, Iowa, Farm Bureau.

Art. 3. The affairs of this corporation shall be conducted by a president, fice president, secretary and treasurer, who shall perform the duties usually pertaining to such positions, and by a board of directors composed of as many members as there are civil townships in the county with a township unit of organization: provided, however, that the said township organization shall nominate one director who shall be a resident of such township when nominated and elected. All officers and directors shall be members of the said corporation. The officers and directors shall be elected by the members of the said corporation in pursuance of the nominations made by said township organizations at an annual meeting on the first Monday in January of each year. All officers and directors shall hold their position for one year and untii their successors are elected. A majority of the board of directors or its executive committee shall constitute a quorum for the conduct of the regular business of the corporation. The use of proxies or the delegation of authority by a director shall not be permitted.

We, the said incorporators, have elected the following provisional officers to hold their respective positions uatil their successors are elected at the annual meeting in the year.

President
Vice President
Secretary
Treasurer
- Board of directors:
1.
2.
3.
4.
5.
6.
7.
8.
9.

Art. 4. The yearly dues of the members of this corporation shall be uniform in all counties, and shall be not less than five dollars ( \(\$ 5.00\) ), payable at the time of applying for membership and on the first Monday of each year thereafter. No member having once paid dues, shall forfeit his membership until his or her subsequent dues shall be six months in arrears.

Art. 5. Any farmer or land owner of the county; and any non-resident owning land in the county shall have the right to become a member of the corporation by paying one year's dues and thereafter complying with the articles of incorporation and by-laws.

Art. 6. This corporation shall endure until terminated by operation of law.

Section 1. That section sixteen hundred eighty-three-h (1683-h) supplement to the code, 1913, (C. C. 1667), be and the same is hereby repealed and the following enacted in lieu thereof: No dividend shall ever be declared by this corporation. Any diversion of the funds or property of such corporation or application thereoi to any purpose except as defined in section sixteen hundred eighty-ihree-e (1683-e) supplemental supplement to the code, 1915, (C. C. 1664), shall constitute larceny and be punished accordingly.

By striking out the title and inserting in lieu thereof the following:
A bill for an act to repeal section sixteen hundred eighty-three-c (1683-c) supplemental supplement to the code, 1915, (C. C. 1656), and sixteen hundred eighty-three-h ( 1683 -h), supplement to the code, 1913, (C. C. 1667), and to enact substitutes in lieu thereof relative to the incorporation of farm aid associations.
J. H. Anderson, Chairman

Report adopted.

Francis of Taylor, 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. 499, an act to authorize collective production,
processing and marketing by associations of producers, beg leave to report that they have had the same under consideration and have instructed me to report that the bill be amended as follows, and when so amended the bill be reported out to the House for passage:

By striking out the words: "associations, companies, firms or partnerships" in lines seven and eight of section three-b (3-b) of said bill and inserting in lieu thereof the following: "incorporated associations or companies".

Also, by amending the title to read as follows: A bill for an act authorizing corporations organized under the provisions of section sixteen hundred forty-one-r one (1641-r 1) to sixteen hundred forty-one-r twenty (1641-r 20) inclusive, supplemental supplement to the code, 1915 (C. C. sections 5389 to 5408 inclusive) and other incorporated associations or companies organized without capital stock and not for pecuniary profit, to act together in associations, corporate or otherwise, for the purpose of collectively producing, processing, preparing for market, handling and marketing, products of the members of such associations; permitting contracts between such associations and the members thereof which provide for liquidated damages; granting courts of equity authority to restrain such associations from causing an unreasonable enhancement of the market price of any commodities, and from a continuance of any other improper practices; and providing for dissolution of such associations failing to comply with any such orders of court.

Jas. S. Francis, Chairman.
Report adopted.

\section*{RESOLUTION CONSIDERED}

Van Camp of Muscatine called up concurrent resolution offered by him, relative to the time for the extra session, which resolution is found on page 872 of the journal of March 9 th.

Section one of the resolution was ruled out of order.

Mr. Van Camp moved the adoption of the second section of the resolution.

Clark of Linn moved that the resolution be referred to the code revision committee.

Speaker pro tempore Larson in the chair.

Weaver of Polk moved that further action on the resolution be deferred until Wednesday, March 23d.

Motion prevailed.
Speaker McFarlane in the chair.
SPECIAL ORDER NO. 4
Time having arrived for special order No. 4, House File No. 431 , a bill for an act to define the crime of rape and provide for punishment for its commission; to establish the age of consent for a female at eighteen (18) years; to make it a crime for a female to have sexual intercourse with a boy under eighteen (18) years of age, and provide punishment therefor; to make it a conspiracy to co-operate with a person in accomplishing the act of sexual intercourse with a child under eighteen (18) years of age, and provide punishment for the same, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Mayne of Palo Alto the committee amendments, found on page 889 of the journal of March 10th, were adopted.

Mayne of Palo Alto offered the following amendment to the title and moved its adoption:

Strike from lines 2 and 3 of the printed bill the words and figures "at eighteen (18) years'. Strike from line 4 the words and figures "eighteen (18)" and substitute in lieu thereof the following: "twenty-one (21)'.

Motion prevailed and the amendment to the title was adopted.
Mr. Mayne moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was. read a third time.

On the question, "Shall the bill pass?"
Ayes, 93

Aiken
Aldrich
Allyn
A.nderson

Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Clark
Colbert
Criswell
Donhowe
Doolittle
Edson

Elson
Emery
Fackler
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
\begin{tabular}{lll} 
Gilmore of Clay & McGhee & Santee \\
Gordon & Mayne & Schirmer \\
Graham & Miller & Schulte \\
Grimwood & Mills & Scott of Appanoose \\
Gunderson & Moen & Scott of Fremont \\
Hanna & Moorhead & Shores \\
Harrison & Morgan & Slemmons \\
Hauge & Narey & Springer \\
Held & Nervig & Sterling \\
Huff & O'Donneil & Stimson \\
Ingersoll & Olson & Storey \\
Kime & Ontjes & Truax \\
Knickerbocker & Orr & Ulstad \\
Larson & Parrott & Van Camp \\
Letts & Parsons & Vance \\
LeValley & Perkins & Wamstad \\
Lockin & Peters & Weaver \\
Long & Peterson & Weber \\
McClune & Ramsey & Wolfe \\
McCulloch & Rumley & Year \\
McDonald & Sampson & Young \\
Nays, 6 & & \\
& & \\
Children & & Elliott
\end{tabular}

Absent or not voting, 8
\begin{tabular}{lll} 
Edgington & Powers & Westervelt \\
Justice & Rankin & Yenter \\
Lake & Smith &
\end{tabular}

On request of Ingersoll of 'Tama, rule 18 was invoked.
The bill having received a constitutional majority was de-- clared to have passed the House.

Title as amended was agreed to.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 295.
Senate File No. 298.
Senate File No. 368.
Senate File No. 481.
Senate File No. 398.
Senate File No. 610.
Senate Joint Resolution No 6.

\section*{INTRODUCTION OF BILLS}

By committee on public health, House File No. 830, a bill for an act amending section twenty-five hundred eighty-two-a (2582-a), supplement to code 1913, (C. C. See. 1321-a).

Read first and second time and passed on file.
By committee on banks and banking, House File No. 831, a bill for an act to authorize the superintendent of banking to impose fines for all delayed reports, special or others, as may be required by law to be made to him.

Read first and second time and passed on file.
By committee on banks and banking, House File No. 832, a bill for an act to amend section eighteen hundred seventy-three (1873), supplement to the code, 1913, (C C 5801), relating to the examination of savings and state banks, and relating to publication in newspapers of the statements thereof.

Read first and second time and passed on file.
By committee on roads and highways, House File No. 833, a bill for an act to prevent discrimination in the marketing and sale of materials used by the public or a public contractor in the construction and maintenance of highways, providing for an injunction restraining persons violating the provisions of this act from . marketing their products in the state, and authorizing the board of railroad commissioners to make investigation with reference to the manufacture and sale of road building materials.

Read first and second time and passed on file.

\section*{CONSIDERATION OF BILLS}

Calendar No. 7, House File No. 495, a bill for an act to amend the law as the same appears in section two thousand eighty-three-j (2083-j), supplement to the code 1913, (compiled code Sec. 5118, Par. 1) relating to caboose cars, with report of committee recommending passage was taken up and considered.

Blake of Fayette offered the following amendment and moved its adoption :

Amendment adopted.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 93
\begin{tabular}{lll} 
Aiken & Grimwood & Parrott \\
Aldrich & Gunderson & Parsons \\
Allyn & Hanna & Perkins \\
Anderson & Harrison & Peters \\
Becker & Hauge & Peterson \\
Beeman & Healy & Powers \\
Benz & Held & Ramsey \\
Berry & Huff & Rankin \\
Blake & Ingersoll & Rumley \\
Brady & Kime & Sampson \\
Buffington & Knickerbocker & Santee \\
Calhoun & Lake & Schirmer \\
Carter & Larson & Schulte \\
Children & Letts & Scott of Appanoose \\
Clark & LeValley & Scott of Fremont \\
Colbert & Long & Shores \\
Criswell & McClune & Springer \\
Dodd & McCulloch & Sterling \\
Doolittle & McDonald & Stimson \\
Elliott & McGhee & Storey \\
Elson & Mayne & Truax \\
Emery & Miller & Ulstad \\
Fackler & Mills & Van Camp \\
Forsling & Marber of & Adair \\
Goen & Moorhead & Wance \\
Gibson & Morgan & Wamstad \\
Gilbert & Nervig & Weaver \\
Gilbertson & O'Donnell & Westervelt \\
Gilmore of Cedar & Olson & Wolfe \\
Gilmore of & Clay & Ontjes
\end{tabular}

Nays, None

Absent or not voting, 14
\begin{tabular}{lll} 
Bradley & \begin{tabular}{l} 
Garber of Floyd \\
Gordon
\end{tabular} & \begin{tabular}{l} 
Slemmons \\
Donhowe
\end{tabular} \\
Edgington & Justice & Smith \\
Edson & Lockin & Yenter \\
Francis & Narey & Young
\end{tabular}

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

Calendar No. 5, House File No. 625, a bill for an act to amend sections two hundred eighty-c ( \(280-\mathrm{c}\) ), and two hundred eighty-f (280-f), supplement to the code, 1913, (C. C. Sec. 6924 and 6927), relating to superior courts in certain cities, ạnd the compensation of judges of said courts, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Clark of Linn the committee amendments, found on page 890 of the journal of March 10th, were adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 80
\begin{tabular}{lll} 
Allyn & Grimwood & Perkins \\
Becker & Hanna & Peterson \\
Beeman & Harrison & Powers \\
Benz & Hauge & Ramsey \\
Blake & Healy & Rankin \\
Bradley & Held & Sampson \\
Brady & Huff & Santee \\
Buffington & Ingersoll & Schirmer \\
Calhoun & Kime & Schulte \\
Children & Knickerbocker & Scott of Fremont \\
Clark & Lake & Shores \\
Colbert & Letts & Springer \\
Criswell & LeValley & Sterling \\
Dodd & Lockin & Stimson \\
Donhowe & Long & Storey \\
Doolittle & McCulloch & Truax \\
Edgington & McGhee & Ulstad \\
Elliott & Mayne & Van Camp \\
Elson & Mills & Vance \\
Emery & Moorhead & Weaver \\
Fackler & Morgan & Weber \\
Forsling & Narey & Westervelt \\
Garber of Adair & Nervig & Wolfe \\
Gilbert & O'Donnell & Year \\
Gilmore of Cedar & Olson & Yenter \\
Gilmore of Clay & Parrott & Mr. Speaker \\
Graham & Parsons &
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
Aidrich & Gilbertson & Scott of Appanoose \\
Anderson & Moen & Wamstad \\
Berry & Ontjes &
\end{tabular}

Absent or not voting, 19

Aiken

\section*{Carter}

Edson
Francis
Garber of Floyd
Gibson
Gordon

Gunderson
Justice
Larson
McClune McDonald Miller Orr

Peters
Rumley
Slemmons
Smith
Young

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

Calendar No. 8, House File No. 506, a bill for an act to amend section twenty-one hundred sixteen (2116), supplement to the code, 1913, (C. C. Sec. 5019), relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroad to which applicable, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Blake of Fayette the committee amendment, found on page 922 of the journal of March 11 th, was adopted.

Mr. Blake moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Colbert
Criswell
Dodd
Doolittle
Edgington
Elliott
Emery
\begin{tabular}{ll} 
Fackler & Larson \\
Forsling & Larson \\
Garber of Adair & Letts \\
Gibson & LeValley \\
Gilbert & Lockin \\
Gillertson & Long \\
Gilmore of Cedar & McCulloch \\
Gilmore of Clay & McDonald \\
Graham & McGhee \\
Grimwood & Mayne \\
Gunderson & Miller \\
Hanna & Mills \\
Harrison & Moen \\
Hauge & Moorhead \\
Healy & Narey \\
Held & Nervig \\
Huff & O'Donnell \\
Ingersoll & Olson \\
Kime & Ontjes \\
Knickerbocker & Parrott \\
Lake & Parsons \\
& Perkins
\end{tabular}
\begin{tabular}{lll} 
Peters & Scott of Fremont & Wamstad \\
Peterson & Shores & Weber \\
Powers & Slemmons & Westervelt \\
Ramsey & Springer & Wolfe \\
Rankin & Sterling & Year \\
Sampson & Storey & Yenter \\
Santee & Truax & Young \\
Schirmer & Ulstad & Mr. Speaker \\
Schulte & Van Camp & \\
Scott of Appanoose & Vance &
\end{tabular}

Nays, None

Absent or not voting, 16
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Garber of Floyd \\
Clark
\end{tabular} & \begin{tabular}{l} 
Rumley \\
Donhowe
\end{tabular} \\
Gordon & Snith \\
Edson & Justice & Stimson \\
Elson & McClune & Weaver \\
Francis & Morgan & \\
& Orr &
\end{tabular}

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

Blake of Fayette offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 506 by striking out all following the word "service" in line 5 of said title.

Amendment adopted and title as amended was agreed to.
Calendar No. 9, House File No. 512, a bill for an act to amend section eleven hundred thirty-seven-a fifteen (1137-a-15), supplement to the code, 1913, (C. C. Sec. 508) prescribing the form of ballots to be used on voting machines, with report of committee recommending passage was taken up and considered.

Speaker pro tempore Larson in the chair.
Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 56
Aldrich
Becker
Beeman
Berry
Buffington
Carter
Children
Criswell
Edson
Elliott
Emery
Fackler
Garber of Floyd
Gibson
Gilmore of Clay
Grimwood
Hanna
Harrison
Healy

Huff
Larson
LeValley
Lockin
Long
McClune
McCulloch
McDonald
Miller
Mills
Moorhead
Nervig
O'Donnell
Ontjes
Orr
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Sterling
Stimson
Truax
Ulstad
Wamstad
Weber
Westervelt
Wolfe
Young

Nays, 42
\begin{tabular}{lll} 
Allyn & Garber of Adair & McGhee \\
Anderson & Garber of & Mayne \\
Benz & Gilbert & Moen \\
Blake & Gilmore of Cedar & Morgan \\
Bradley & Gordon & Narey \\
Brady & Graham & Parrott \\
Calhoun & Gunderson & Rankin \\
Colbert & Hauge & Rumley \\
Dodd & Held & Sampson \\
Doolittle & Ingersoll & Van Camp \\
Edgington & Kime & Vance \\
Elson & Knickerbocker & Weaver \\
Forsling & Lake & Yenter \\
Francis & Letts & Mr. Speaker
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Aiken & Justice & Springer \\
Clark & Olson & Storey \\
Donhowe & Smith & Year
\end{tabular}

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

\section*{MOTION TO TABLE MOTION TO RECONSIDER LOST}

Parsons of Calhoun moved to reconsider the vote by which House File No. 512 passed the House, and to lay the motion to reconsider upon the table.

Forsling of Woodburry asked for a roll call.

On the question, "Shall the House reconsider the vote by which House File No. 512 passed the House, and lay the motion to reconsider upon the table?'

Ayes, 35
Aldrich
Becker
Beeman
Carter
Children
Criswell
Edgington
Fackler
Garber of Floyd
Grimwood
Hanna
Harrison

\author{
Healy \\ Larson \\ Long McClune McCulloch McDonald Mills Nervig O'Donnell \\ Ontjes \\ Orr \\ Parsons
}

Perkins
Powers
Schirmer
Scott of Fremont
Shores
Slemmons
Sterling
Stimson
Ulstad
Weber
Young

Nays, 58
\begin{tabular}{lll} 
Aiken & Gilbertson & Narey \\
Allyn & Gilmore of Cedar & Parrott \\
Anderson & Gilmore of Clay & Peters \\
Benz & Gordon & Peterson \\
Blake & Graham & Rankin \\
Bradley & Gunderson & Rumley \\
Brady & Hauge & Sampson \\
Buffington & Heid & Santee \\
Calhoun & Ingersoll & Schulte \\
Colbert & Kime & Scott of Appanoose \\
Dodd & Knickerbocker & Storey \\
Doolittle & Lake & Truax \\
Elliott & Letts & Van Camp \\
Elson & LeValley & Vance \\
Emery & McGhee & Weaver \\
Forsling & Mayne & Wolfe \\
Francis & Miller & Yenter \\
Garber of Adair & Moen & Mr. Speaker \\
Gibson & Moorhead & \\
Gilbert & Morgan &
\end{tabular}

Absent or not voting, 14
\begin{tabular}{lll} 
Berry & \begin{tabular}{l} 
Justice \\
Clark
\end{tabular} & Springer \\
Donhowe & Olson & Wamstad \\
Edson & Ramsey & Westervelt \\
Huff & Smith & Year
\end{tabular}

So the motion to table the motion to reconsider was lost.

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order
of resolutions, Edgington of Monona offered the following resolution :

Be it Resolved, That owing to the illness of Hon. G. A. Justice, now in the Iowa Lutheran hospital, that a committee of three be appointed to express the sincere sympathy of the House of Representatives.

Unanimous consent having been obtainad for the immediate consideration of the resolution, Mr. Edgington moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Edgington of Monona, Young of Davis and Wamstad of Mitchell

\section*{SPECIAL ORDER MADE}

By unanimous consent, House File No. 833 was made a special order for March 22nd, at 10:00 o'clock a. m.

\section*{REPORT OF INVESTIGATING COMMITTEE ON CEMENT SITUATION IN IOWA}

On request of Santee of Black Hawk, unanimous consent was obtained to have the following report printed in the journal:

March 14, 1921
To the chairman of the committee on roads and highways:
Your sub-committee, appointed to investigate the cement situation in Iowa, present the following report, to-wit:

Our investigation convinces us that the following are the facts:

\section*{UNIFORM PRICE}
1. All cement companies in the Mississippi Valley sell cement at the same price and on the same terms. At the public lettings calling for bids on cement, a number of companies may bid at such lettings but always submit the same price, and always "laid down." No cement company will sell cement except with the understanding that the freight to the point of delivery shall be paid by the selling company. In no case is the purchaser allowed to pay the freight. The reason for this will appear in the next paragraph.

\section*{BASE POINT}
2. The larger companies select and agree upon a certain point, usually where a cement plant is located, and designate it as the "base point." Cement is sold by all companies in the Mississippi Valley as though all
cement were manufactured at this base point and the freight charges exacted from the public is the freight from the "base point" to point of delivery. This is true even though the point of delivery is in the same county, or even town, where the cement plant is located from which the purchase is actually made. Your sub-committee understands that the base point is now at Buffington, Indiana, where a large cement plant is located. On all cement bought in Iowa, even from Iowa plants, the buyer is charged and made to pay, freight from Buffington, Indiana.

\section*{CONTROL BY LARGE COMPANIES}
3. The whole cement situation in Iowa is controlled by two or three large cement companies located in the middle west. The smaller cement companies are never consulted as to price. Your committee believes that only one man in lowa is ever consulted as to prices. The smaller plants are compelled to follow the price and plan of selling cement adopted by the larger companies because these larger companies can, by shifting the base point to the place where a small plant is located, fix the price so that small plants can operate only at a loss, while other plants may still make a profit out of the charges made for freight. The smaller plants are compelled to adopt the price and plans established by these larger companies, because they know the larger companies can ruin their business if they oppose them.

\section*{CEMENT ASSOCIATION}
4. There is a cement association with offices at all large centers in the United States. This association advertises itself as existing for "statistical purposes." At regular and frequent periods it makes reports to all member plants showing each and every sale of cement by each and every plant, and the purpose for which sold, and the price. This enables the few large plants to know exactly what all the other plants are doing.

\section*{DEALERS' COMMISSION}
5. A great many times, and we believe it is the usual practice, the cement companies, when selling cement to municipalities or contractors having public contracts, add to the selling price a dealer's commission, although the dealer in the town in question may be in no way connected with the transaction and may not even know of it until he receives a check for the commission. In some cases the cement company keeps the commission where the dealer is not influential.

\section*{STANDARD BARRELS AND SACKS}
6. Tests made by the highway commission show that the amount of cement in a barrel or sack when it leaves the factory, very often varies,
under what is understood to be a full and standard barrel and sack, from five to fifteen per cent.

Respectfully submitted,
A. K. Westervelt,
Chairman Sub-committee.
W. A. Gordon

James B. Weaver

\section*{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. 392, a bill for an act transferring to the general fund of the state all proceeds now remaining unexpended of the fund provided by chapter 207, acts of the Thirty-seventh General Assembly, and providing for the time of the re-transfer of said funds to the temple of justice fund.
L. W. Ainsworth, Secretary.

\section*{Also :}

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

House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, and the issuing of certain bonds of said district.
L. W. Ainsworth, Secretary.

Also:
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. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader.
L. W. Ainsworth, Secretary.

Also:
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. 557, a bill for an act to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants.

\author{
L. W. Ainswortm, Secretary.
}

Also :
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. 545, a bill for an act to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof.

\author{
L. W. Ainsworth, Secretary.
}

Also :
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. 440, a bill for an act to amend section one thousand three hundred fortyseven-a (1347-a) supplement to the code, 1913, (C. C. section 4626) taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles.

\author{
L. W. Ainsworth, Secretary.
}

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

House concurrent resolution relating to the improvement of the Great Lakes and St. Lawrence River for the purpose of providing water transportation for the products of the Mississippi valley.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am direated to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 398, a bill for an act to amend section 2810 of the code relating to the payment of taxes to school boards.

> L. W. Ainsworth, Secretary.

On motion of Stimson of Page the House adjourned until 1:15 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{LEAVE OF ABSENCE}

On request of Letts of Washington leave of absence was granted Perkins of Sac until Saturday.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of rereports of committees.

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 677, a bill for an act to legalize the execution of a certain lease entered into between the city of Des Moines and the Des Moines Women's Club, dated December 13, 1920, embracing certain public grounds in the city of Des Moines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speakir-Your committee on judiciary to whom was referred House File No. 760, a bill for an act to amend section two (2), chapter four hundred five (405), laws of the Thirty-seventh General Assembly (C. C. 2094), relating to the selection of probation officers in 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 recomendation that the same do pass.
C: F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referrea House File No. 740, a bill for an act to amend section sixteen hundred twenty-four (1624) of the code (C. C. Sec. 5355), by adding a provision
with reference to the secretaries of corporations furnishing certain information to the stockholders, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 360 , a bill for an act to amend section two hundred fiftythree (253), supplemental supplement, 1915, as amended by section one (1), chapter two hundred thirty-five (235), acts of the Thirty-seventh General Assembly, and by section one (1), chapter seventy (70), acts of the Thirty-eighth General Assembly (C. C. Sec. 6938), relating to compensation of judges of the district 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 do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Alsó:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 359, a bill for an act to repeal section two hundred three-a ( \(203-\mathrm{a}\) ), supplement to the code, 1913 (C. C. Sec. 8459), relating to compensation of judges of 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 do pass.

\author{
C. F. Clark, Ohairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referrea Senate File No. 560, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Logan, Harrison 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.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred

Senate File No. 565, a bill for an act to legalize the election of officers of the incorporated town of Conesville, in Muscatine county, Iowa, held on March 1, 1920, and the acts of said 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 584, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine county, Iowa, beg leave to report they have nad the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking out of section three (3) the following: "and thereafter said city shall levy taxes for the payment of the principal of and interest upon said funding bonds in accordance with the provisions of the code of Iowa, as amended, relating to taxation."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to the code, 1913, (C. C. Sec. 6525 ), fixing, limiting and determining the liabilities of keepers of hoters, inns, eating houses, and steamboat owners, beg leave to report they have had 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, and when so amended the bill do pass:
1. Amend by striking out the words "has in his" in line twenty-four (24) of the bill, and inserting in lieu thereof "have in their".
2. Amend by inserting after the word "guest" in line thirty-one (31) of said bill, the words "in an amount to exceed one hundred dollars ( \(\$ 100.00\) )".
3. Amend by striking out of lines forty-two (42), forty-three (43), forty-four (44) and forty-five (45) the foliowing words: "except that in case such loss or injury is caused by fire not intentionally produced by said keeper, his agent, employees or servants, in which case such keeper shall not be liable at all."
4. Amend by striking the words and figures "one hundred fifty dollars ( \(\$ 150.00\) )" in line fortysix (46), and inserting in lieu thereof the words and figures "two hundred fifty dollars ( \(\$ 250.00\) )".
5. Amend by striking out the words and figures "seventy-five dollars ( \(\$ 75.00\) )" in line forty-seven (47), and inserting in lieu thereof the words and figures "one hundred fifty dollars ( \(\$ 150.00\) )".
6.' Amend by striking out the words and figures "fifteen dollars ( \(\$ 15.00\) )" in line forty-eight (48), and inserting in lieu thereof the words and figures "fifty dollars ( \(\$ 50.00\) )".
7. Amend by striking out the words and figures "fifty dollars ( \(\$ 50.00\) )" in line forty-nine (49), and inserting in lieu thereof the words and fig-- ures "one hundred dollars ( \(\$ 100.00\) )".
8. Amend by inserting after the word "effects" in line forty-nine (49), the words "of each guest".
9. Amend by striking out all of lines fifty (50) to fifty-eight (58), both inclusive and the word "and" in line forty-nine (49).
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on juadiciary to whom was referred House File No. 714, a bill for an act to amend section three hundred eighty (380) of the code (C. C. Sec. 701), relating to notaries public, and making provisions permitting notaries public to act in counties other than the ones for which they are originaily commissioned, beg leave to report they have had the 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. F. Clark, Chairman.

Report adopted and House File No. 714 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 716, a bill for an act to amend the law as it appears in section eleven hundred eighty-five (1185), supplement to the code (C. C. Sec. 619), relating to bonds given by county 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 indefinitely postponed.
C. F. Clark, Chairman.

Report adopted and House File No. 716 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 514, a bill for an act to amend section five thousand two hundred fifty-one (5251) of the code (C. C. Sec. 9312), relating to the charge given the grand jury by the 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.

> C. F. Clark, Chairman.

Report adopted and Senate File No. 514 was indefinitely postponed.

\section*{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. 402, a bill for an act to amend section thirty-five (35) of chapter 237 of the acts of the 38 th General Assembly, (C. C. Sec. 2394 ) relating to the construction, improvement and maintenance of highways within towns on the primary road system.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 300, a bill for an act to authorize the payment of a portion of the cost of paving extensions of primary roads within cities.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 652, a bill for an act to legalize the amended articles of incorporation of the Greenwood Cemetery Association of Ossian, Iowa.
L. W. Ainsworth, Secretary.

\section*{Also :}

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

Senate File No. 762, a bill for an act to confirm the title of Charles E. Anderson to the northeast quarter of the southwest quarter of section number 15 in township number 72 north of range number 15 west of the 5 th P. M. in Wapello county, Iowa, and authorizing the issuance of a patent to him therefor.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

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

Senate File No. 760, a bill for an act to legalize an election held January 28, 1921, in Milford, Iowa, for the purpose of voting on the issuance of bonds of said town in the amount of \(\$ 13,500\) for waterworks system reconstruction purposes and to legalize all acts, and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 13,500\) waterworks system bonds of said town.
L. W. Ainsworth, Secretary.

\section*{Also:}

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

Senate File No. 653, a bill for an act to legalize certain warrants of the consolidated independent school district of Franklin, in Green *unty, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 761, a bill for an act to legalize an election held on the 28 th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 3500\) for electric lighting system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 3500\) electric lighting system bonds of said town.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass county, Iowa.

> L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 566 , a bill for an act to legalize the issuance of \(\$ 10\),000.00 electric lighting bonds of the incorporated town of Conesville, in Muscatine county, Iowa, authorized at the special election held by the voters of said town on January 3, 1921.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass county, Iowa.

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

Senate File No. 761, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 3500\) for electric lighting system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 3500\) electric lighting sys. tem bonds of said town.

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

Senate File No. 653, a bill for an act to legalize certain warrants of the consolidated independent school district of Franklin, in Greene county, Iowa.

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

Senate File No. 760, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 13,500\) for waterworks system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 13,500\) waterworks system bonds of said town.

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

Senate File No. 762, a bill for an act to confirm the title of Charles E. Anderson to the north-east quarter of the south-west quarter of section number fifteen (15) in township number seventytwo (72), north of range number fifteen (15), west of the fifth principal meridian in Wapello county, Iowa, and authorizing the issuance of a patent to him therefor.

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

Senate File No. 652, a bill for an act to legalize the amended articles of incorporation of the Greenwood cemetery association, of Ossian, Iowa.

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

Senate File No. 300, a bill for an act to authorize the payment of a portion of the cost of paving extensions of primary roads within cities.

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

Senate File No. 402, a bill for an act to amend sections thirtyfive (35) and thirty-eight (38) of chapter two hundred thirty. seven (237) of the acts of the Thirty-eighth General Assembly, (compiled code sections 2943 and 2946), relating to the constrac-
tion, improvement, and maintenance of highways within towns on the Primary Road System.

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

Senate File No. 566, a bill for an act to legalize the issuance of \(\$ 10,000\) electric lighting bonds of the incorporated town of Conesville, in Muscatine county, Iowa, authorized at a special election held by the voters of said town on January 3d, 1921.

Read first and second, time and referred to committee on judiciary.

\section*{CONSIDERATION OF BILLS}

Calendar No. 10, House File No. 560, a bill for an act to amend section twenty-one hundred fifty-seven-g ( \(2157-\mathrm{g}\) ), supplement to the code, 1913, as amended by chapter one hundred seventy-four (174), acts of the Thirty-eighth (38th) General Assembly, (C. C. 5221), relating to persons entitled to transportation on common carriers, with report of committee recommending passage, was taken up and considered.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?""
Ayes, 83
\begin{tabular}{ll} 
Allyn & Gilibert \\
Becker & Gilbertson \\
Beeman & Gilmore of Clay \\
Benz & Graham \\
Berry & Grimwood \\
Blake & Hanna \\
Buffington & Harrison \\
Calhoun & Healy \\
Children & Held \\
Clark & Huff \\
Dodd & Ingersoll \\
Doolittle & Kime \\
Edgington & Knickerbocker \\
Edson & Iake \\
Elliott & Larson \\
Elson & Letts \\
Emery & Lockin \\
Fackler & Long \\
Forsling & McCulloch \\
Garber of Floyd & McGhee \\
& Mc
\end{tabular}

Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley

Sampson
Santee
Schirmer
Schulte
Scott of Appanoose Scott of Fremont Shores Slemmons

Springer
Sterling
Stimson
Storey
Truax
Van Camp
Wamstad
Weaver

Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Donhowe & Justice \\
Aldrich & Francis & LeValley \\
Anderson & Garber of Adair & McClune \\
Bradley & Gibson & McDonald \\
Brady & Gilmore of Cedar & Smith \\
Carter & Gordon & Ulstad \\
Colbert & Gunderson & Vance \\
Criswell & Hauge & Young
\end{tabular}

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

Calendar No. 11, House File No. 576, a bill for an act to repeal section twenty-six hundred one, (2601), supplement to the code, 1913, (C C. 1916), twenty-six hundred two, (2602), supplement to the code, 1913, (C. C. 1917), twenty-six hundred six (2606), supplemental supplement to the code, 1915, and chapter 196, acts of the 38th General Assembly, (C. C. Sec. 1920), relating to the object, purpose and qualifications for admission to the Iowa Soldiers Home, and to enact a substitute therefor, with report of committee recommending passage was taken up and considered

Gilbert of Marshall moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?".
Ayes, 91
\begin{tabular}{lll} 
Aiken & Children & Flson \\
Allyn & Clark & Emery \\
Becker & Colbert & Forsling \\
Beman & Criswell & Garber of Floyd \\
Benz & Dodd & Gibson \\
Blake & Doolittle & Gilbert \\
Brady & Edgington & Gilbertson \\
Buffington & Edson & Gilmore of Cedar \\
Calhoun & Elliott & Gilmore of Clay
\end{tabular}
\begin{tabular}{lll} 
Gordon & Mills & Scott of Appanoose \\
Graham & Moen & Scott of Fremont \\
Grimwood & Moorhead & Shores \\
Gunderson & Morgan & Slemmons \\
Hanna & Narey & Springer \\
Harrison & Nervig & Sterling \\
Healy & O'Donnell & Stimson \\
Held & Olson & Storey \\
Huff & Ontjes & Truax \\
Ingersoll & Orr & Ulstad \\
Kime & Parrott & Van Camp \\
Knickerbocker & Parsons & Wamstad \\
Lake & Peters & Weaver \\
Larson & Peterson & Weber \\
Lets & Powers & Westervelt \\
Lockin & Ramsey & Wolfe \\
Long & Rankin & Year \\
Mclune & Rumley & Yenter \\
McCulloch & Sampson & Young \\
McGhee & Santee & Mr. Speaker \\
Mayne & Schirmer & \\
Miller & Schulte &
\end{tabular}

Nays, None

Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Fackler \\
Anderson
\end{tabular}, & Francis
\end{tabular}\(\quad\)\begin{tabular}{l} 
McDonald \\
Perkins
\end{tabular}

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

Calendar No. 12, House File No. 586, a bill for an act to repeal section thirteen hundred sixty-six (1366), supplement to the code of Iowa, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the Thirty-eighth General Assembly and to enact a substitute therefor relative to books of assessors, with report of committee recommending passage, was taken up and considered.

Scott of Fremont moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
Aldrich
Allyn
Becker
Beeman
Benz
Berry
Blake
Brady
Buffington
Calhoun
Children
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Elson
Emery
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham

Grimwood
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Larson
Letts
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Moen
Moorhead
Narey
Nervig
O'Donnell
Olson
Ontjes
Parrott
Parsons
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Sterling
Stimson
Storey
Ulstad
Van Camp
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Wamstad
Absent or not voting, 22
\begin{tabular}{lll} 
Aiken & Francis & Mills \\
Anderson & Gordon & Morgan \\
Bradley & Gunderson & Perkins \\
Carter & Hauge & Rumley \\
Clark & Justice & Smith \\
Donhowe & Kime & Vance \\
Fackler & LeValley & \\
Forsling & McDonald &
\end{tabular}

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

Calendar No. 13, House File No. 817, a bill for an act to repeal the law as it appears in sections twenty-nine hundred sixty three-a (2963-a), twenty-nine hundred sixty-three-1 (2963-1) and twentynine hundred sixty-three-al (2963-a1), supplemental supplement to the code, 1915, as amended by chapter three hundred eightyeight (388), acts of the 37th General Assembly, (C. C. Sec. 6551,

6559 ), and to enact substitutes in lieu thereof legalizing conveyances by foreign administrators, trustees, guardians or commissioners filed for record prior to January first, nineteen hundred fifteen, and making provision that this act shall not affect pending litigation, was taken up and considered.

Parrott of Carroll moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{lll} 
Aldrich & Grimwood & Parrott \\
Allyn & Hanna & Parsons \\
Becker & Harrison & Peters \\
Beeman & Healy & Peterson \\
Benz & Held & Ramsey \\
Blake & Huff & Rankin \\
Brady & Ingersoll & Sampson \\
Buffington & Kime & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Children & Lake & Schulte \\
Clark & Larson & Scott of Appanoose \\
Colbert & Letts & Scott of Fremont \\
Dodd & Lockin & Shores \\
Doolittle & Mng & Slemmons \\
Edgington & McClune & Springer \\
Edson & McCulloch & Sterling \\
Elliott & McGhee & Stimson \\
Elson & Mayne & Ttorey \\
Emery & Miller & Truax \\
Fackler & Mills & Vlstad \\
Forsling & Garber of & Adair \\
Garber of & Moor & Manead \\
Gibson & Morgan & Wamstad \\
Gilbert & Narey & Weaver \\
Gilbertson & Nervig & Weber \\
Gilmore of Cedar & O'Donnell & Olson \\
Gilmore of Clay & Ontjes & Wostervelt \\
Graham & Orr & Year \\
& & Young \\
& &
\end{tabular}

Nays, None
Absent or not voting, 21

Aiken
Anderson
Berry
Bradley
Carter
Criswell
Donhowe

Francis
Gordon
Gunderson
Hauge
Justice
LeValley
McDonald

Perkins
Powers
Rumley
Smith
Vance
Yenter
Mr. Speaker

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

\section*{PIONEER LAWMAKERS VISIT HOUSE}

Doolittle of Delaware moved that a committee of two be appointed to notify the Pioneer Lawmakers that the House was now ready to receive them.

Motion prevailed and the Speaker appointed as such committee, Doolittle of Delaware and Wamstad of Mitchell.

Doolittle of Delaware, from the committee appointed to notify the Pioneer Lawmakers that the House was now ready to receive them, reported that the committee had so acted, and that the Pioneer Lawmakers were now present.

Dr. Perry Engle, president of the Pioneer Lawmakers' Association and Colonel M. L. Temple, were escorted to the Speaker's station.

The House recessed to sit in informal session with Iowa Pioneer Lawmakers.

Dr. Perry Engle presiding.
Addresses were delivered by Hon. James B. Weaver, Dr. Engle and Colonel M. L. Temple. -

The House resumed formal session, Speaker McFarlane in the chair.

Morgan of Jasper moved that the remarks of Dr. Engle be printed in the journal.

Motion prevailed.

\section*{REMARKS OF DR. PERRY ENGLE}

Let us live over the past and prophecy for the future.
There sits on the shores of Lake Michigan one of the greatest cities of all the world, all this within the life time of some of the members of this association. When some of us were born there was not a telegraph or telephone. A sewing machine, a cook stove, a railroad a reaper, a friction match, a kerosene lamp in the world.

Rubber then was not dreamed of, now we have billions of dollars invested in rubber. How wonderful.

We had but few American books, when we were boys. Whitter, Longfellow, Bryant, Emerson, Prescott, Hawthorn, Lowell and Ella Wheeler Wilcox have all come within the life time of some of us here.

In the domain of science, we have Tyndall, Huxley, and Darwin in our generation.

Even in my lifetime I can remember the old stage coach, the ox team. We have gotten away from all that, and live in a new world. Coming to the growth and development of Iowa: When the civil war broke out, there was not a telegraph line that reached a single city in fowa, unless, perhaps, on the Mississippi. There was hardly any railroad mileage in the state at that time. The railroad had reached a little beyond Iowa City. In 1866 the railroad reached this city.

IOWA:-
Why should Iowa mean anything to us? It is not the greatest state in the union in size, in numbers, or in wealth. It has no large cityno mecca for the pilgrimages of mankind. Its shores are not washed by the sea as are those of California and Florida.

Its hills do not rise into the blue sky like the mountains of Colorado. It does not look out toward the island empire of either Great Britain or Japan. Its people can not talk across the fence to the Canadians or feel the stir of excitement along the prickly border of Mexico.

But it is the heart of America. Its shores are the two greatest rivers of the continent. Its rolling hills and fertile plains smile in the sun-well content with the task of making manna for millions. It has woods and winding streams and blue lakes, and towns with shady streets and green lawns and alert and friendly people.

And it has traditions. We are young in the land, but the land is old. Its story runs back of the days when glaciers slipped down across it; back to the times when the sea covered the Mississippi basin. Into the long story come the red men, and after many generations the whites. The songs of French boatmen was heard upon its streams; Spanish fur trades trail its western shore. Julien Dubuque and Manuel Lisa move through the misty past. Builders of homes arrive and out of the border land a state comes into the union. Congressmen, soldiers and farmers, business men and wide-visioned women play their parts, and so our heritage has grown.

And yet, probably it is the associations of a more immediate past, the memory of more intimate and homely things that makes up for us the thought of Iowa. It is where we live-perhaps where we have always lived. Its people are our people, and Iowa is our state. We frame its laws and try to obey them. It is we who build its institutions and make its history and look forward to the enjoyment of its future. The familiar scenes of the land between the rivers have woven
themselves into our lives. And so Iowa means a thousand things to us-the rush of water in the gutters in the spring time, and the smell of burning leaves in the fall; the tang of early frost and the sight of oaks still to their rusty foliage on the hill tops; the sound of birds in the early summer morning, and the stillness graven on the marble of a winter night. It means black mud in the bottom road and red sumac along the fence; small towns and large corn fields; Dante Pierce's Homestead and Gov. Kendell's Proclamation; the clack of mower and the memory of boys going off to war.

Iowa has its faults; but so, perhaps, have our parents, our wives, and our children-to say nothing of ourselves. And after all, we can not explain the charm of the things we love. Let us then not so much boast of Iowa as be happy in it. Let us look with seeing eyes upon its beauties, and with friendly eyes upon its people-our neighbors. Let us know its story and make sure that we ourselves play in it a worthy part; for what we make it, mean much to us, and mean more to those who come hereafter.

Iowa is alright if she does get hot and cold. When Lauman's brigade swept like a tidal wave into the walls of Donelson it was the flag of Iowa's Second that fluttered in the advance. And when New England's fighting son fell on the bloody field of Wilson Creek, he fell at the head of lowa's First. And it was Iowa rifles that made the sting of the Hornet's Nest at Shiloh church. It was Iowa soldiers that was the first to march up San Juan hill, Iowa's Rainbow Division bravely fought back the invaders at Argonne and Marne. Let us stand steadfast to the ideals that made those starving regiments in rags, barefooted in the snows of winter, immortal at Valley Forge; standing steadfast to the ideals that made Yorktown a possibility and Appomattox a certainty.

Under Iowa's skies have been born the noblest boys and sweetest girls that ever scattered their smiles through the rooms of home. On the floor of debate, in all the walks where intellect robed in her brightest glory is found, Iowans are seen.

Yes, and when the old Hawkeye died and of course went to heaven, St. Peter met him and escorted him around that happy realm. He saw vast concourses of people with banners, "from New York," "from New Jersey," "from Massachusetts," etc., written on them. but none from Iowa. He asked the reason why, and was taken over to the new addition where he saw the largest concurse he had seen, and found them all chained down and looking unhappy. When he asked the reason of this of St. Peter he was told that "if we did not keep them chained they would go back to Iowa." Some doubting Thomas will not believe this, but see the eastern bound trains today from Montana and Washington and Oregon and the Dakotas, the returning Iowans are pouring back by hundreds to "Mother's Lap." Iowa is all right. The sun may cook her, the cyclones sweep like demoms of destruction over her fair bosom, the grasshoppers may raid her grain fields, the
worms eat her corn, the hot winds dry up her streams. Yet she is always on the firing line, and always in the right ready for another round.

Today the three million people living in Iowa for all that stand for good can not be excelled by any people on earth. Today nearly every quarter section of land of the 55,000 acres composing the state is occupied by a palatial home where hunger and distress are strangers. The soil of Iowa produces more wealth annually than the gold mines of the world. Iowa's hens lay eggs worth more than the orange crop of the United States.

I remember very distinctly the discussions that occurred when men of progressive thought were striving to change the old English common law with regard to domestic relations, to give to the wife the right to own real estate without the intervention of a trustee; to give to a wife the power to own and control her own property; to take from the husband the right to own whatever of hers he reduced to possession; to give to the wife equal control and right of custody of the children.

I well remember that in some states a woman did not own her clothing. Today woman have equal rights with the Lords of Creation.

I have witnessed human beings sold from the aution block to the highest bidder. I hold in my hand a mortgage on a colored slave dated 1811. My influences are at work for a higher humanity and a better world, where insane greed and madness shall not stalk with sword in hand; where fraternity shall triumph over Ceasar's bloody legions. We have visions of internationalism of all the races, of a political and industrial democracy.

In the last two years death has levied a costly tribute upon our ranks. One by one at the beckoning of the silent messenger our comrades have passed through the gate to the land of the Leal. We miss their presence and councils. They bore the flag triumphant even to the gates of the Sunset.

With you and I, the morning of life has gone, the sombre shades of evening are gathering closely around and about us, we have heard the revielle at sunrise and listened to the tatto of night, and taps, yes, taps, that once betokened the extinguishment of lights, now comes reverberating back as the heralds of death. Among our crowned jewels are a Kirkwood, a Larrabee, a Dolliver, a Gear, a Harlan, a Carpenter, a Cole, a Kassan, a Clayton, a Day, a Hepburn, a Weaver, and Edward Hooper Gillette our last President. These men and others went out for us and won the many battles of their brilliant lives by their devotion and never ending zeal. The lives of such men are worth the living and for which death has no sting. It would be an honor to us pioneers if you of the Thirty-ninth General Assembly and your successors shall continue to build up a greater and a better Iowa.

We have yet mighty questions to be solved. May you and your children give to the world the proper solution. Let us look upward
and press upward. We hope that our successors will honor us by excelling us. May we all consecrate ourselves to that inspiring sentiment uttered by President Lincoln at Gettysburg, "that government of, by and for the people may never perish from the earth."

Gentlemen, I know that the members of our Pioneer Lawmakers' Association feel very grateful to you, indeed, for the gracious manner in which you have received us, for the very kindly expression that you have made for those entitled to membership in our organization, and in expressing, as I know that I do, the very earnest gratitude of all of our members; I thank you.

On motion of Vance of Madison the following registration list of members of the Iowa Pioneer Lawmakers' Association was ordered printed in the journal:

IOWA PIONEER LAWMAKERS ASSOCIATION OF THE EIGHTEENTH
SESSION.

\author{
Historical Building Assembly Room
} March 16th, Wednesday

Years in Iowa
1. Stiles, Lewis, Corydon ................................................... 68

3. English, Emory H., Des Moines...................................... . . 50
4. Field, A. G. Dr., Des Moines............................................ 60
5. Fleming, William H. (Secretary) Des Moines.................... 66
6. Mott, D. C. (Acting as Ass't Sec'y) Des Moines................ 59
7. Van Pelt, Frank M. (Court Reporter) Des Moines; was clerk of
committee on agriculture in 20th G. A.......................... 68
8. Williams, Ora (Document Editor, State House) Des Moines.
9. Haselton, H. B., Glidden.............................................. . . . . . 43
10. Seeley, W. B., Mt. Pleasant. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 59
11. Engle, Perry Dr. (President) Newton................................ 53
12. Temple, M. L., Osceola................................................. . . 48
13. Nelson, Oley, Slater .................................................... . . . . 55
14. Kamrar, J. T., Webster City ............................................. 52
I. P. L. M. A.

March 17, 1921,
Thursday.
Years in Iowa
15. Chase, R. L., Des Moines .............................................. 53
16. Garst, Warren, Ex-Gox., Des Moines
17. Kendall, N. E., Governor, Des Moines............................... . . 53
18. Griswold, H. J., Des Moines, ......................................... . . 56

On motion of Gibson of Clarke the House adjourned until 9:00 a. m., Friday.

\section*{JOURNAL OF THE HOUSE}

> Hatl of the House of Representatives, Des Moines, March \(18,1921\).

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

Prayer was offered by the Rev. Wm. Campbell Wasser, pastor of the M. E. church, Grinnell.

Journal of March 17th corrected and approved.
NEW Bill TO TAKE PLACE OF HOUSE FILE NO. 542
Morgan of Jasper moved that the chief clerk be authorized and instructed to draw a new bill to take the place of House File No. 542.

Motion prevailed and it was so ordered.

\section*{PRINTING OF SUBSTITUTE AMENDMENT}

Weaver of Polk moved that House File No. 279 be printed in such form as it shall be reported out from the committee on judiciary.

Motion prevailed and it was so ordered.

\section*{HOUSE FILES WITHDRAWN}

On request of Hauge of Polk, unanimous consent having been obtained, House File No. 651 was withdrawn from the committee on ways and means and from further consideration by the House.

On request of Vance of Madison, unanimous consent having been obtained, House File No. 561 was withdrawn from the committee on ways and means and from further consideration by the House.

On request of Sterling of Hamilton, unanimous consent having been obtained, House File No. 797 was withdrawn from the committee on drainage and from further consideration by the House.

On request of Ingersoll of Tama, unanimous consent having
been obtained, House File No. 704 was withdrawn from the committee on banks and banking and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Smith of Clinton, from the committee on public health, submitted the following report:

Mr. Speaker-Your committee on public health to whom was referred House File No. 676, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214) acts of the Thirtyseventh General Assembly; and to provide that certain children may be admitted to the hospital of the college of medicine of the state university, who are not commited under the provisions of section two hundred fifty-four-c (254-c), section two hundred fifty-four-d (254-d) and section two hundred fifty-four-k ( \(254-k\) ), supplemental supplement to the code, 1915 , (C. C. sections 2376,2377 and 2384) and sections two and three ( 2 and 3 ), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. sections 2387 and 2388), beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Dr. Geo. A. Smith, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on public health to whom was referred House File No. 607, a bill for an act making appropriation for carrying out the provisions of chapter two hundred ninety-nine (299), acts of the Thirty-eighth General Assembly, (C. C. section 1286), relating to 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 do pass.

Dr. Geo. A. Smith, Chairman.
Report adopted.
Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 747, a bill for an act to amend section ten hundred eighty-sevena nineteen (1087-a 19), supplement to the code, 1913, (C. C. Sec. 380); section ten hundred eighty-seven-a twenty-one (1087-a 21), supplement to the code, 1913 , (C. C. Sec. 383 ) ; section ten hundred eighty-seven-a twentytwo (1087-a 22), supplement to the code, 1913, (C. C. Sec. 384 ); section ten hundred eighty-seven-a twenty-five (1087-a 25), supplement to the code, 1913 , (C. C. Sec. 388 ) ; section ten hundred eighty-seven-a twenty-six
(1087-a 26), supplement to the code, 1913, (C. C. Sec. 389); section ten hundred eighty-seven-a twenty-seven (1087-a 27), supplement to the code, 1913, (C. C. Sec. 390), relating to nominations by 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 do pass.

\author{
I. E. Beeman, Ohairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on elections to whom was referred House File No. 822, a bill for an act to amend section eleven hundred thirty-seven-a eleven (1137-a 11), supplement.to the code, 1913, (C. C. Sec. 505 ), relating to the construction of voting machines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{I. E. Beeman, Chairman.}

Report adopted and House File No. 822 was indefinitely postponed.

Also :
Mr. Spleaker-Your committee on elections to whom was referred House File No. 729, a bill for an act to amend sections ten hundred eighty-sevena nineteen (1087-a 19), ten hundred eighty-seven-a twenty-one (1087-a 21), ten hundred eighty-seven-a twenty-two (1087-a 22), ten hundred eighty-seven-a twenty-five (1087-a 25), ten hundred eighty-seven-a twenty-six (1087-a 26), ten hundred eighty-seven-a twenty-seven (1087-a 27) of title six (6), chapter two-a, supplement to the code, 1913 (C. C. Secs. 380, 383, \(384,388,389,390\) ) relating to amount of percentage majority 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 indefinitely postponed.

\section*{I. E. Beeman, Ohairman.}

Report adopted and House File No. 729 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on elections to whom was referred House File No. 725, a bill for an act to amend section ten hundred seventy-two (1072), supplement to the code, 1913, as amended by chapter fifty-six (56), acts of the Thirty-eighth General Assembly, (C. C. section 357), relative
to election and terms 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.

\section*{I. E. Beeman, Chairman.}

Report adopted and House File No. 725 was indefinitely postponed.

\section*{Also :}

Mr. Speaker--Your committee on elections to whom was referred House File No. 281, a bill for an act to repeal chapter two-a (2-a) of title six (6), supplement to the code, 1913, and chapter two-a (2-a), title six (6), supplemental supplement to the code, 1915, (C. C. chapters 3, 6, 7, title 4 , and chapter 53 , title 33 ), as the same appears in the official publication of the statutes, and to enact a substitute therefor, relating to the nomination of candidates for public 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 indefinitely postponed.
I. E. Beeman, Ohairman.

Report adopted and House File No. 281 was indefinitely postponed.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 513, a bill for an act to amend the law relating to the Iowa state dairy association, the Iowa beef cattle producers' association and the Iowa corn and small grain growers' association, as the same appears in chapter 187, acts of the Thirty-seventh General Assembly as amended by chapter 350, acts of the Thirty-eighth General Assembly (C. C. Sec. 1678), and to make an appropriation for said 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.

\section*{E. P. Harrison, Chairman.}

Report adopted.

\footnotetext{
Also :
-Mr. Speaker--Your committee on appropriations to whom was referred House File No. 429, a bill for an act to repeal the law as it appears in chapter 175, acts of the 38th General Assembly (C. C. sections 1632 to 1644 , inclusive), and to enact a substitute therefor, relating to state aid
}
granted to county or district fairs or agricultural 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 be amended as follows, and when so amended the bill do pass:

By striking out of line ten of section three the following words: "five thousand dollars", and inserting in lieu thereof the following: "two thousand dollars".
E. P. Harrison, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 414, a bill for an act to repeal the law as it appears in sections 1669 and 1670 of the code (C. C. 1691-1692) and chapter 395, acts of the 38th General Assembly (C. C. sections 1696, 1697 and 1698) and to enact a substitute therefor; also to amend section 1.671 of the code (C. C. section 1693) and section 1672, supplement to the code, 1913, (C. C. Sec. 1694), relating to the state horticultural society of Iowa and making appropriation for the horticultural 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 be amended as recommended by the committee on horticulture, and when so amended, that the bill do pass.
E. P. Harrison, Chairman.

Report adopted.

\section*{CONSIDERATION OF BILLS}

Calendar No. 3, Senate File No. 293, a bill for an act to amend the law as it appears in section one (1), chapter seventy-two (72), of the acts of the Thirty-eighth General Assembly, (compiled code section 2578 ), relating to high school tuition of non-resident pupils in approved schools, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{|c|c|c|}
\hline Aldrich & Graham & Orr \\
\hline Allyn & Grimwood & Parrott \\
\hline Aiken & Gunderson & Parsons \\
\hline Anderson & Hauge & Peters \\
\hline Becker & Healy & Peterson \\
\hline Beeman & Held & Powers \\
\hline Berry & Ingersoll & Llankin \\
\hline Blake & Kime & Simpson \\
\hline Bradley & Knickerbocker & Sontce \\
\hline Brady & Larson & Schirmer \\
\hline Buffington & Letts & Scott of Fremont Shores \\
\hline Carter & Lockin & Siemmons \\
\hline Children & Long & Fonith \\
\hline Colbert & McClune & Springer \\
\hline Criswell & McCulloch & Sterling \\
\hline Edgington & McDonald & Truax \\
\hline Emery & Mayne
Miller & Van Camp \\
\hline Fackler & Moen & Vance \\
\hline Forsling & Moorhead & Weaver \\
\hline Garber of Adair & Morgan & Weber \\
\hline Garber of Floyd & Narey & Westervelt \\
\hline Gilmore of Cedar & Nervig & Yezar \\
\hline Gilmore of Clay & O'Donnell & Yoting \\
\hline Gordon & Ontjes & ri. speaker \\
\hline
\end{tabular}

Nays, 12
\begin{tabular}{lll} 
Eenz & Hut: & Scott of Appanoose \\
Ioobilitile & McGliee & Stimson \\
Eifon & Rumiey & (ilstad \\
Gilbertson & Schulte & Wamstad
\end{tabular}

Absent or not voting, 16
\begin{tabular}{|c|c|c|}
\hline Clark & Gibsen & Perlins \\
\hline Jodd & Kanna & liamsey \\
\hline I)ctulowe & Hawison & Woife \\
\hline Edsori & Justice & Eenter \\
\hline Eliictt & 1.ake & \\
\hline irsmeis & Mills & \\
\hline
\end{tabular}

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

Calendar No. 4, Senate File No. 331, a bill for an act to amend section ten hundred fifty-six-a sixty-one (1056-a 61 ), supplement to the code, 1913. (C. C., section 4265), fixing the population of cities authorized to levy tax for garbage disposal plant or system, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that•the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76

Allyn
Eecker
Beeman
Ficnz
Blake
Iradley
Brady
Butfington
Calhoun
Carter
Children
Colbert
Criswell
Donhowe
Doolittle
Edgington
Fdson
Emery
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilmore of Cedar Gilmore of Clay
Grimwood

Hanna
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Letts
LeValley
Long
McCulloch
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
O'Donnell
Olson
Ontjes
Orr
Parrott

Parsons
Peters
Peterson
Powers
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, None
Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Gordon & Perkins \\
Aldrich & Graham & Ramsey \\
Anderson & Gunderson & Rankin \\
Berry & Harrison & Scott of Appanoose \\
Clark & Justice & Springer \\
Dodd & Lake & Ulstad \\
Elliott & Larson & Weaver \\
Elson & Lockin & Yenter \\
Fackler & McClune & Young \\
Gibson & Mills & \\
Gilbertson & Nervig &
\end{tabular}

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

Calendar No. 5, Senate File No. 467, a bill for an act to amend section seven hundred sixty-nine (769) of the code, (C. C. 3817), relating to railway crossings, with report of committee recommending passage was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93

Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Colbert
Donhowe
Doolittle
Edgington
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood

Gunderson
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott

Parsons
Peters
Peterson
Powers
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None
Absent or not voting, 14
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Edson.
\end{tabular} & Mills \\
Aldrich & Elliott & Perkins \\
Clark & Gordon & Ramsey \\
Criswell & Harrison & Weaver \\
Dodd & Justice &
\end{tabular}

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

Calendar No. 6, House File No. 541, a bill for an act to amend section eighteen hundred fifty (1850), supplement to the code, 1913, as amended by chapter three hundred sixtyfour (364), acts of the Thirty-seventh General Assembly, (C. C. Section 5776), relating to the investment by savings banks of their funds or capital and money deposited therein, and their gains and profits in federal farm loan bonds; with report of committee recommending passage, was taken up for consideration.

Narey of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Allyn & Gunderson & Powers \\
Anderson & Hanna & Rankin \\
Becker & Hauge & Rumley \\
Beeman & Healy & Sampson \\
Benz & Held & Santee \\
Blake & Huff & Schirmer \\
Bradley & Ingersoll & Schulte \\
Brady & Knickerbocker & Scott of Appanoose \\
Buffington & Larson & Scott of Fremont \\
Calhoun & Letts & Shores \\
Carter & LeValley & Slemmons \\
Children & Lockin & Smith \\
Colbert & Long & Springer \\
Donhowe & McClune & Sterling \\
Doolittle & McCulloch & Stimson \\
Edgington & McDonald & Storey \\
Elson & McGhee & Truax \\
Emery & Mayne & Ulstad \\
Fackler & Miller & Van Camp \\
Forsling & Mills & Wance \\
Francis & Marber of & Adair \\
Garber of Floyd & Moorhead & Narey \\
Gibson & Nervig & Weber \\
Gibstervelt \\
Gilbert & O'Donnell & Wolfe \\
Gilbertson & Olson & Year \\
Gilmore of Cedar & Ontjes & Yenter \\
Gilmore of Clay & Parsons & Young \\
Graham & Peters & Mr. Speaker \\
Grimwood & Peterson & \\
\end{tabular}

Nays, None

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Elliott \\
Gordon
\end{tabular} & \begin{tabular}{l} 
Orr \\
Aldrich
\end{tabular} \\
Barrott
\end{tabular}

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

Calendar No. 7, House File No. 582, a bill for an act to amend sections thirty-five (35) and thirty-eight (38) of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Secs. 2943 and 2946), relating to the grading and draining of extensions of the primary roads within towns, with report of committee recommending passage was taken up for consideration.

The amendment filed by Calhoun of Van Buren, found on page 1066 of the journal of March 15th was considered, and on motion of Blake of Fayette, adopted.

The amendment filed by Criswell of Boone, found on page 1095 of the journal of March 16th, was considered, and on motion of Blake of Fayette, adopted.

Criswell of Boone offered the following amendment and moved its adption :

Amend House File No. 582 by inserting in line 8 in section one the word "gravel" before the word "and" at the end of said line.

Amendment adopted.
Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 96
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Parrott \\
Allyn & Gordon & Parsons \\
Anderson & Graham & Peters \\
Becker & Grimwood & Peterson \\
Beeman & Gunderson & Powers \\
Benz & Hanna & Ramsey \\
Berry & Hauge & Rankin \\
Blake & Healy & Rumley \\
Bradley & Held & Sampson \\
Rrady & Huff & Santee \\
Buffington & Ingersoll & Schirmer \\
Calhoun & Kime & Schulte \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Larson & Scott of Fremont \\
Clark & Letts & Shores \\
Colbert & LeValley & Slemmons \\
Criswell & Lockin & Smith \\
Donhowe & Long & Sterling \\
Doolittle & McClune & Stimson \\
Edgington & McCulloch & Storey \\
Edson & McGhee & Truax \\
Elson & Mayne & Ulstad \\
Emery & Miller & Van Camp \\
Fackler & Moen & Vance \\
Forsling & Moorhead & Wamstad \\
Francis & Morgan & Weaver \\
Garber of Adair & Narey & Weber \\
Garber of Floyd & Nervig & Westervelt \\
Gibson & O'Donnell & Wolfe \\
Gilbert & Olson & Year \\
Gilbertson & Onilmore of Cedar & Orr \\
& & Menter \\
& & Mr. Speaker \\
\end{tabular}

Nays, None

Absent or not voting, 11
\begin{tabular}{lll} 
Aiken & Justice & Perkins \\
Dodd & Lake & Springer \\
Elliott & McDonald & Young \\
Harrison & Mills &
\end{tabular}

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

Calendar No. .8, House File No. 611, a bill for an act defining desertion, providing punishment therefor, and permitting the wife to be a witness in such cases, giving the court or judge in vacation summary power to make orders as to first offenders, and repealing sections forty-seven hundred seventy-five-a (4775-a), forty-seven hundred seventy-five-b (4775-b) and forty-seven hundred seventy-five-c ( \(4775-\mathrm{c}\) ), supplement to the code, 1913, (C. C. sections 8845-

8846-8847 and 8848), with report of committee recommending amendment and passage was taken up for consideration.

On motion of O'Donnell of Dubuque the amendments proposed by the committee, found on page 959 of the journal of March 12th, were adopted.

The amendment filed by 0 'Donnell of Dubuque, found on page 1096 of the journal of March 16th, was adopted.

\section*{SPECIAL ORDER NO. 1}

Time having arrived for special order No. 1, House File No. 627 , a bill for an act to amend section twenty-five hundred three (2503), supplemental supplement, 1915, (C. C. Sec. 899), relating to the appointment of a chief deputy oil inspector, and also amending chapter eleven (11), title XII, supplemental supplement, 1915, (C. C. Chap. 7, title V.), and providing for the inspection and regulation of the sale or use of gasoline, gasoline substitutes, benzine and naptha and providing penalties for the violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment to the committee amendments, filed by Hauge of Polk and found on page 1095 of the journal of March 16th, was adopted.

Rankin of Lee offered the following substitute amendment and moved its adoption:

Amend House File No. 627 by striking out all following the enacting clause and substituting in lieu thereof the following:

Section 1. "That any person, firm or corporation engaged in the selling of gasoline, gasoline substitute, benzine or naphtha by whatever name known or called shall upon the request of the purchaser thereof furnish to the purchaser the true and correct statement showing the following facts with reference to the same:
(a) The specific gravity thereof as determined by a registered hydrometer, Beaume scale, at a temperature of sixty ( 60 ) degrees fahrenheit.
(b) The initial boiling point.
(c) The end or dry point of distillation.

Sec. 2. Any purchaser of gasoline, gasoline substitute, benzine or naphtha purchased within the state may submit a sample of the same to
the state oil inspector and it shall be the duty of the oil inspector to test such sample and to report to the person submitting the same the following facts shown by the test:
(a) The specific gravity.
(b) The initial boiling point.
(c) The end or dry point of distillation.

All tests shall be made in accordance with the method prescribed by the United States bureau of mines.

Sec. 3. It shall be unlawful for any person, firm or corporation to sell or offer for sale any gasoline, gasoline substitute, benzine or naphtha having a specific gravity less than fifty-six (56) degrees as determined by registered hydrometer, Beaume scale, at a temperature of fifty-six (56) degrees, an initial boiling point higher than one hundred forty (140) degrees Fahrenheit or an end or dry point distillation higher than four hundred fifty (450) degrees Fahrenheit, unless the receptacle which contains the same shall be plainly marked, branded or labeled in plain English letters which shall be at least two (2) inches in size stating the specific gravity, initial boiling point or end point as the case may be.

Sec. 4. Any person, firm or corporation violating any of the provisions of this act or making any false statement to any purchaser as to the specific gravity, initial or end point of any gasoline, gasoline substitute, benzine or naphtha shall be guilty of a misdemeanor.'

Hauge of Polk asked for a roll call.
On the question, "Shall the substitute amendment be adopted?"
Ayes, 76

Aiken
Aldrich
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Children
Clark
Colbert
Criswell
Dodd
Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Harrison
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Letts
LeValley
Lockin
McClune
McCulloch
Mayne

Mills
Moen
Moorhead
Narey
Nervig O'Donnell
Ontjes
Orr
Parrott
Parsons
Peterson
Powers
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Shores
Slemmons
Smith
\begin{tabular}{lll} 
Springer & Vance & Yenter \\
Storey & Weber & Young \\
Truax & Westervelt & Mr. Speaker \\
Ulstad & Wolfe & \\
Van Camp & Year &
\end{tabular}

Nays, 23

Anderson
Becker
Benz
Carter
Donhowe
Doolittle
Francis
Gilbert

\author{
Hanna \\ Hauge \\ Kime \\ Larson \\ Long \\ McDonald \\ McGhee Miller
}

Olson
Ramsey
Rumley
Scott of Fremont
Sterling
Stimson
Wamstad

Peters
Weaver

Allyn
Beeman
Garber of Adair

Justice
Morgan
Perkins

Yeṇter
Young
Mr. Speaker

Absent or not voting, 8

So the substitute amendment was adopted.
Scott of Fremont moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Speaker pro tempore Larson in the chair.
On the question, "Shall the bill pass?"
Ayes, 29
\begin{tabular}{lll} 
Aiken & Harrison & Powers \\
Aldrich & Healy & Ramsey \\
Bradley & Huff & Rankin \\
Buffington & Kime & Sampson \\
Calhoun & Lockin & Santee \\
Clark & McClune & Springer \\
Elson & Mayne & Storey \\
Emery & Miller & Truax \\
Gilmore of Cedar & O'Donnell & Weber \\
Grimwood & Parsons &
\end{tabular}

Nays, 64
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Carter \\
Anderson \\
Becker
\end{tabular} & \begin{tabular}{l} 
Children \\
Benz
\end{tabular} \\
Berry & Colbert & Elliott \\
Blake & Criswell & Fackler \\
Brady & Dodd & Forsling \\
Doolittle & Francis & Garber of Adair \\
& Edgington & Garber of Floyd
\end{tabular}

Gibson
Gilbert
Gilbertson
Gordon
Graham
Gunderson
Held
Ingersoll
Knickerbocker
Lake
Larson
Letts
LeValley
Long
McCulloch

McGhee
Mills
Moen
Moorhead
Morgan
Nervig
Olson
Ontjes
Orr
Parrott
Peterson
Rumley
Schirmer
Schulte
Scott of Appanoose

Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Ulstad
Van Camp
Wamstad
Westervelt
Wolfe
Year
Young

Vance
Weaver
Yenter
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 8, House File No. 611, a bill for an act defining desertion, providing punishment therefor, and permitting the wife to be a witness in such cases, giving the court or judge in vacation summary power to make orders as to first offenders, and repealing sections forty-seven hundred seventy-five-a (4775-a), forty-seven hundred seventy-five-b (4775-b) and forty-seven hundred seventy-five-c ( \(4775-\mathrm{c}\) ), supplement to the code, 1913, (C. C. sections 8845-8846-8847 and 8848), was taken up for further consideration.

By unanimous consent paragraph " \(h\) " and "i" were numbered as sections 2 and 3 , respectively and section 2 was renumbered as "section 4."

OTDonell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 80
Allyn
Anderson
Becker
Benz
Bradley
Brady
Buffington
Carter
Children
Colbert
Criswell
Dodd
Emery
Fackler
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Healy
Huff
Ingersoll

Nays, 10

Berry
Blake
Clark
Doolittle

Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parsons
Peters
Peterson

Edgington
Edson
Forsling
Gilbert

Ramsey
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young

Truax
Mr. Speaker

Justice
Parrott
Perkins
Powers
Rankin
\begin{tabular}{lll} 
Aiken & Elson & Justice \\
Aldrich & Francis & Parrott \\
Beeman & Garber of Adair & Perkins \\
Calhoun & Graham & Powers \\
Donhowe & Gunderson & Rankin \\
Elliott & Held &
\end{tabular}

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

Calendar No. 9, House File No. 640, a bill for an act amending section seventeen hundred eighty-three-b (1783-b), supplemental supplement to the code, 1915, (C. C. 5493), by adding a proviso thereto, relating to life insurance, with report of committee recommending passage was taken up for consideration.

Garber of Adair moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'
Ayes, 89
\begin{tabular}{lll} 
Allyn & Graham & Peters \\
Anderson & Grimwood & Peterson \\
Becker & Hanna & Powers \\
Beeman & Hauge & Ramsey \\
Benz & Held & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Kime & Santee \\
Brady & Knickerbocker & Schirmer \\
Buffington & Lake & Sehulte \\
Calhoun & Larson & Scott of Appanoose \\
Carter & Letts & Scott of Fremont \\
Children & Lockin & Shores \\
Colbert & Long & Slemmons \\
Criswell & McClune & Smith \\
Doolittle & McCulloch & Springer \\
Edgington & McDonald & Sterling \\
Elliott & McGhee & Stimson \\
Elson & Mayne & Storey \\
Emery & Miller & Truax \\
Fackler & Mills & Ulstad \\
Forsling & Moen & Van Camp \\
Garber of Adair & Moorhead & Vance \\
Garber of & Floyd & Morgan \\
Gibson & Narey & Wamstad \\
Gibert & Nevig & Weaver \\
Gilbertson & O'Donnell & Westervelt \\
Gilmore of Cedar & Olson & Wolfe \\
Gilmore of Clay & Ontjes & Year \\
Gordon & Orr & Yenter \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & Francis & Parrott \\
Aldrich & Gunderson & Parsons \\
Clark & Harrison & Perkins \\
Dodd & Healy & Weber \\
Donhowe & Justice & Young \\
Edson & LeValley & Mr. Speaker
\end{tabular}

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

Calendar No. 10, House File No. 669, a bill for an act providing that personal earnings of a debtor shall not be exempt in cer-
tain cases and amending chapter sixty-five (65), acts of the 38th General Assembly (C. C. Sec. 7730), with report of committee recommending passage was taken up for consideration.

By unanimous consent the word "first" was inserted between the words "it appears" in line 3 of section 1.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{lll} 
Allyn & Harrison & Peterson \\
Anderson & Hauge & Powers \\
Becker & Healy & Ramsey \\
Beeman & Held & Rankin \\
Berry & Huff & Sampson \\
Blake & Ingersoll & Santee \\
Bradley & Knickerbocker & Schirmer \\
Brady & Lake & Schulte \\
Buffington & Larson & Scott of Appanoose \\
Calhoun & Letts & Scott of Fremont \\
Carter & Lockin & Shores \\
Children & Long & Slemmons \\
Criswell & McClune & Smith \\
Dodd & McCulloch & Springer \\
Doolittle & McDonald & Sterling \\
Edgington & McGhee & Stimson \\
Elliott & Miller & Strey \\
Elson & Moen & Truax \\
Emery & Moorhead & Van Camp \\
Forsling & Morgan & Vance \\
Garber of Adair & Narey & Wamstad \\
Gibson & Nervig & Weaver \\
Gilmore of Cedar & O'Donnell & Weber \\
Gilmore of Clay & Olson & Westervelt \\
Gordon & Ontjes & Wolfe \\
Graham & Parrott & Year \\
Grimwood & Parsons & Yenter \\
Hanna & Peters &
\end{tabular}

Nays, None
Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Francis & Mayne \\
Aldrich & Garber of Floyd & Mills \\
Benz & Gilbert & Orr \\
Clark & Gilbertson & Perkins \\
Colbert & Gunderson & Rumley \\
Donhowe & Justice & Ulstad \\
Edson & Kime & Young \\
Fackler & LeValley & Mr. Speaker
\end{tabular}

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

Calendar No. 11, Senate File No. 349, a bill for an act to amend chapter two hundred seventy (270), acts of the Thirty-eighth General Assembly, (compiled code Sec. 7119), relating to limit of commencement of actions for the recovery of an interest in real estate, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Springer of Louisa the amendments proposed by the committee, found on page 960 of the journal of March 12 th , were adopted.

Mr. Springer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86

Aldrich
Allyn
Becker
Beeman
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Colbert
Criswell
Dodd
Donhowe
Doolittle
Edgington
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Larson
Letts
LeValley
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr

Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter

Nays, None

Absent or not voting, 21
\begin{tabular}{lll} 
Aiken & Gilbert & Perkins \\
Anderson & Gordon & Powers \\
Benz & Gunderson & Rumley \\
Clark & Harrison & Schulte \\
Edson & Justice & Springer \\
Elliott & Kime & Young \\
Elson & Lockin & Mr. Speaker
\end{tabular}

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

Calendar No. 12, Senate File No. 509, a bill for an act relating to insurance; amending section seventeen hundred eighty-five (1785) of the code, (C. C. Sec. 5509, Par. 1), and amending section seventeen hundred ninety-four (1794) supplement to the code, 1913, (C. C. Sec. 5518, Par. 1), with report of committee recommending passage, was taken up for consideration.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Aldrich & Huff & Peterson \\
Allyn & \begin{tabular}{l} 
Ingersoll \\
Becker
\end{tabular} & Knickerbocker \\
Bewers \\
Blake & Lake & Ramsey \\
Brady & Larson & Rankin \\
Buffington & Letts & Rumley \\
Jahhoun & LeValley & Sampson \\
Carter & Lockin & Santee \\
Children & Long & Schirmer \\
Colbert & McClune & Schlte \\
Criswell & McCulloch & Scott of Appanoose \\
Dodd & McDonald & Shores \\
Donhowe & McGhee & Smith \\
Doolittle & Mayne & Springer \\
Edgington & Miller & Sterling \\
Fackler & Mills & Stimson \\
Forsling & Moorhead & Storey \\
Francis & Morgan & Truax \\
Garber of Adair & Narey & Ulstad \\
Garber of & Oloyd & Olsonnell \\
Gilmore of Clay & Ontjes & Van Camp \\
Grimwood & Orr & Vance \\
Hanna & Parrott & Weaver \\
Healy & Parsons & Weber \\
Held & Peters & Wolfervelt \\
& & Year \\
& & Yenter
\end{tabular}

Nays, 2
Emery Moen
Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Gibson & Justice \\
Anderson & Gilbert & Kime \\
Benz & Gilbertson & Nervig \\
Berry & Gilmore of Cedar & Perkins \\
Bradley & Gordon & Scott of Fremont \\
Clark & Graham & Slemmons \\
Edson & Gunderson & Wamstad \\
Elliott & Harrison & Young \\
Elson & Hauge & Mr. Speaker
\end{tabular}

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

\section*{ACTION ON BILLS DEFERRED}

By unanimous consent action on Calendar No. 13, House File No. 823 and Calendar No. 14, House File No. 824, was deferred and the bills allowed to retain their respective places on the calendar.

Calendar No. 15, House File No. 825, a bill for an act to provide a method by which the board of supervisors may work and improve township roads, was taken up for consideration.

Gunderson of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{|c|c|c|}
\hline Allyn . & Doolittle & Grimwood \\
\hline Anderson & Edgington & Gunderson \\
\hline Becker & Emery & Hanna \\
\hline Beeman & Fackler & Hauge \\
\hline Benz & Forsling & Healy \\
\hline Berry & Francis & Held \\
\hline Brady & Garber of Adair & Ingersoll \\
\hline Buffington & Garber of Floyd & Knickerbocker \\
\hline Calhoun & Gibson & Lake \\
\hline Carter & Gilbert & Larson \\
\hline Children & Gilbertson & Letts \\
\hline Colbert & Gilmore of Cedar & LeValley \\
\hline Criswell & Gilmore of Clay & Lockin \\
\hline Dodd & Gordon & Long \\
\hline Donhowe & Graham & McClune \\
\hline
\end{tabular}
\begin{tabular}{lll} 
McCulloch & \begin{tabular}{l} 
Parrott \\
McDonald
\end{tabular} & \begin{tabular}{l} 
Slemmons \\
Marsons
\end{tabular} \\
McGhee & Peters & Smith \\
Mayne & Peterson & Truax \\
Miller & Powers & Ulstad \\
Moen & Ramsey & Van Camp \\
Moorhead & Rumley & Vance \\
Morgan & Sampson & Weaver \\
Narey & Santee & Weber \\
Nervig & Schirmer & Wolfe \\
O'Donnell & Schulte & Year \\
Olson & Shores & Yenter \\
& & \\
\multicolumn{1}{c}{ Nays, 5 } & & \\
Huff & & \\
Ontjes & & Scott of Appanoose \\
& Scott of Frrmont & Stimson \\
& &
\end{tabular}

Absent or not voting, 21
\begin{tabular}{lll} 
Aiken & Elson & Rankin \\
Aldrich & Harrison & Springer \\
Blake & Justice & Storey \\
Bradley & Kime & Wamstad \\
Clark & Mills & Westervelt \\
Edson & Orr & Young \\
Elliott & Perkins & Mr. Speaker
\end{tabular}

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

\section*{ACTION ON BILL DEFERRED}

By unanimous consent action on Calendar No 16, House File No. 827 was deferred and the bill allowed to retain its place on the calendar.

Calendar No. 17, House File No. 446, a bill for an act to compensate 2nd Lt. Ralph G. Smoley for services rendered and money advanced pursuant to the call into active service of the Iowa National Guards by the governor of Iowa, on June 19th, 1916, with report of appropriations committee recommending passage, was taken up for consideration.

McCulloch of Iowa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 90
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Olson \\
Aldrich & Gordon & Ontjes \\
Aillyn & Graham & Orr \\
Anderson & Grimwood & Parrott \\
Becker & Hanna & Parsons \\
Beeman & Healy & Peters \\
Benz & Held & Peterson \\
Berry & Huff & Ramsey \\
Prady & Ingersoll & Rankin \\
Ruffington & Kime & Rumley \\
Calhoun & Knickerbocker & Sampson \\
Children & Lake & Santee \\
Colbert & Larson & Schirmer \\
Criswell & Letts & Schulte \\
Dodd & LeValley & Scott of Appanoose \\
Donhowe & Lockin & Shores \\
Doolittle & Long & Slemmons \\
Edgington & McClune & Smith \\
Edson & McCulloch & Springer \\
Elson & McDonald & Sterling \\
Emery & McGhee & Mtimson \\
Fackler & Mayne & Truax \\
Forsling & Miller & Ulstad \\
Francis & Mills & Van Camp \\
Garber of Adair & Moen & Vance \\
Garber of Floyd & Moorhead & Wamstad \\
Gibson & Morgan & Weaver \\
Gibert & Narey & Weber \\
Gilbertson & Nervig & Yenter \\
Gilmore of Cedar & O'Donnell & Mr. Speaker \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 17

Blake
Bradley
Carter
Clark
Elliott
Gunderson

Harrison
Hauge
Justice
Perkins
Powers
Scott of Fremont

Storey
Westervelt
Wolfe
Year
Young

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

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Francis of Taylor offered the following resolution :

Resolved, by the House of Representatives of the Thirty-ninth General Assembly, that on Wednesday, March 23, 1921, at seven thirty p. m ., the memotial service be held in the House Chamber and all memorials be presented and read.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Francis moved its adoption. Motion prevailed and resolution was adopted.

\section*{HOUSE REQUESTS RETURN OF HOUSE FILE NO. 401}

Yenter of Johnson moved that the House request the return of House File No. 401 for correction, from the governor.

Motion prevailed and it was so ordered.
On motion of Scott of Fremont the House adjourned until 1:15 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

LEAVE OF ABSENCE
On request of Ontjes of Grundy leave of absence was granted Wolfe of Kossuth for the afternoon.

On request of Hanna of Benton leave of absence was granted Harrison of Pottawattamie for the afternoon.

\section*{REPORT OF COMMITTEE ON DEPARTMENTAL AFFAIRS}

Gilmore of Clay, from the committee on departmental affairs, submitted the following report:

Mr. Speaker-Your committee on departmental affairs, who have been investigating. the office of the superintendent of banking in the state of Iowa, beg leave to report that we have procured the evidence of all witnesses, so far as we were able, who had knowledge of any part of the transaction concerning the granting of a bank charter to the Farmington State Bank, at Farmington, Iowa.

Your committee finds, and the evidence in the record indicates, that when the application was made for the charter before mentioned that there was some question as to whether the town of Farmington and the community thereabouts was not amply served with banking facilities, and that there was some question as to whether public necessity, convenience and advantage would be promoted by the proposed new bank and whether the character and general fitness of the persons named as officers and stockholders were such as to command the confidence of the
community in which the new bank was to be located; and because of these facts, the superintendent at that time refused to issue a charter.

That, therefor, in another case, which was appealed from the bank superintendent to the committee on retrenchment and reform, the committee held that the only grounds on which the bank superintendent could refuse to issue the charter was that the bank was what is known as a "spite bank", meaning that it was organized and promoted by Pro-German sympathizers to punish competing banks for their activities during the war. It does not appear, that under that definition, the bank above referred to, was a "spite bank", and the superintendent of banking, atter that ruling by the retrenchment and reform committee, came to the conclusion that he could not legally refuse to grant the charter in question.

Your committee further finds from the testimony that fees in the sum of five thousand ( \(\$ 5,000.00\) ) dollars were paid to attorneys who prosecuted the application for the aforementioned charter, but that there is no showing whatever, of any collusion between the superintendent of banking and the said attorneys.

It is not within the province of this inquiry for us to determine the value of the service or the reasonableness of the charges.

Your committee further finds that the superintendent of banking should be entirely exonerated from any misconduct in connection with the granting of the charter to the bank above referred to.

We further believe that similar publicity should be given to the public through the press of the state, showing the exoneration of the bank superintendent as has been given through the same press in making charges against him, or his department.

Chas. Gilmore, Chairman.
H. S. Berry,
R. L. Rumley,
W. C. Edson,
J. S. Garber,
H. H. Dond,

Wm. Becker.
Passed on file.

\section*{AMENDMENT TO REPORT OF COMMITTEE ON DEPARTMENTAL AFFAIRS}

Santee of Black Hawk filed the following amendment to the report of the committee on departmental affairs:

Mr. Spenker-I beg to amend paragraphs one and two on page two of the committee report on departmental affairs regarding the office of superintendent of banking in the state of Iowa, and substitute therefor the following:

\begin{abstract}
The mover of this amendment finds from the testimony that the fees of the attorneys'employed to procure the charter for the Farmington bank were agreed upon prior to the application for the said charter; that the said bank was incorporated for \(\$ 30,000.00\) capital, with a \(\$ 15\),000.00 surplus; and that there was no showing of any collusion between the superintendent of banking and any other parties.
\end{abstract}

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By joint committee on code revision, House File No. 834, a bill for an act to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills and to fix and preseribe the duties of the committee on retrenchment and reform in relation thereto.

Read first and second time and passed on file.

By committee on public health, House File No. 835, a bill for an act relating to professional nursing and to repeal all acts in conflict herewith.

Read first and second time and passed on file.

By committee on ways and means, House File No. 836, a bill for an act to amend section thirteen hundred four (1304), supplemental supplement to the code, 1915 , (C. C. Sec. 4482), relating to the exemption of certain property from taxation in cases of persons unable to contribute to the public revenue.

Read first and second time and passed on file.

By committee on public utilities, House File No. 837, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-c (1527-c) supplement to the code, 1913, as amended by chapter two hundred sixty-seven (267), acts of the Thirtyeighth General Assembly, (C. C. Sec. 3038), relating to the construction, maintenance and operation of electric light and power transmission.

Read first and second time and passed on file.

\section*{MOTION TO RECONSIDER}

Blake of Fayette moved to reconsider the vote by which House File No. 582 passed the House.

On the question, "Shall the House reconsider the vote by which House File No. 582 passed the House?"

Ayes, 70
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Healy \\
Hnderson \\
Held
\end{tabular} & \begin{tabular}{l} 
Powers \\
Rankin
\end{tabular} \\
Benz & Huf & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Kime & Schirmer \\
Brady & Knickerbocker & Schulte \\
Buffington & Lake & Scott of Appanoose \\
Calhoun & LeValley & Scott of Fremont \\
Colbert & Long & Shores \\
Dodd & McClune & Slemmons \\
Elson & McCulloch & Smith \\
Emery & McGhee & Springer \\
Fackler & Mayne & Stimson \\
Forsling & Miller & Truax \\
Francis & Marber of Floyd & Moen \\
Gilbertson & Nervig & Ulstad \\
Gilmore of Clay & O'Donnell & Vance \\
Gordon & Olson & Wamstad \\
Graham & Ontjes & Weaver \\
Grimwood & Ounderson & Prr \\
Hanna & Parrott & Westervelt \\
Hauge & Parsons & Year \\
& &
\end{tabular}

Nays, None
Absent or not voting, 37
\begin{tabular}{lll} 
Aiken & Elliott & Narey \\
Aldrich & Garber of Adair & Perkins \\
Becker & Gibson & Peters \\
Beeman & Gilbert & Ramisey \\
Berry & Gilmore of Cedar & Santee \\
Carter & Harrison & Sterling \\
Children & Justice & Storey \\
Clark & Larson & Wolfe \\
Criswell & Letts & Yenter \\
Donhowe & Lockin & Young \\
Doolittle & McDonald & Mr. Speaker \\
Edgington & Mills & \\
Edson & Moorhead &
\end{tabular}

So the House reconsidered the vote by which House File No. 582 passed the House.

Blake of Fayette moved to reconsider the vote by which House File No. 582 passed to its third reading.

Motion prevailed.
On request of Blake of Fayette, unanimous consent having been obtained, Senate File No. 402 was withdrawn from the committee on roads and highways and placed on the calendar.

\section*{CONSIDERATION OF BILLS}

By unanimous consent, Senate File No. 402, a bill for an act to amend section thirty-five (35) of chapter two hundred thirtyseven (237) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 2394) relating to the construction, improvement, and maintenance of highways within towns on the primary road system, was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gilmore of Cedar & Olson \\
\hline Allyn & Gilmore of Clay & Ontjes \\
\hline Anderson & Gordon & Orr \\
\hline Beeman & Graham & Parrott \\
\hline Benz & Grimwood & Parsons \\
\hline Blake & Gunderson & Peterson \\
\hline Bradley & Hanna & Powers \\
\hline Brady & Hauge & Rankịn \\
\hline Buffington & Healy & Rumley \\
\hline Calhoun & Held & Sampson \\
\hline Carter & Huff & Santee \\
\hline Children & Ingersoll & Schirmer \\
\hline Clark & Kime & Schulte \\
\hline Colbert & Knickerbocker & Scott of Appanoose \\
\hline Criswell & Lake & Shores \\
\hline Dodd & Larson & Slemmons \\
\hline Donhowe & Letts & Smith \\
\hline Doolittle & LeValley & Springer \\
\hline Edgington & Lockin & Storey \\
\hline Edson & Long & Truax \\
\hline Elson & McClune & Ulstad \\
\hline Emery & McCulloch & Van Camp \\
\hline Fackler & McGhee & Wamstad \\
\hline Francis & Mayne & Weaver \\
\hline Garber of Adair & Miller & Weber \\
\hline Garber of Floyd & Moen & Westervelt \\
\hline Gibson & Morgan & Year \\
\hline Gilbert & Narey & Young \\
\hline Gilbertson & Nervig & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 21
\begin{tabular}{lll} 
Aiken & McDonald & Scott of Fremont \\
Becker & Mills & Sterling \\
Berry & Moorhead & Stimson \\
Elliott & O'Donnell & Vance \\
Forsling & Perkins & Wolfe \\
Harrison & Peters & Yenter \\
Justice & Ramsey & Mr. Speaker
\end{tabular}

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

Calendar No. 18, House File No. 655, a bill for an act to amend section eleven (11) of chapter three hundred fifty-two (352) of the acts of the Thirty-eighth General Assembly of Iowa, (C. C. Sec. 6327), relating to the fees to be collected by the county recorder for filing chattel mortgages and for furnishing certified copies, with report of committee recommending passage, was taken up for consideration.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{lll} 
Allyn & Gunderson & Parrott \\
Anderson & Hanna & Parsons \\
Beeman & Hauge & Peters \\
Benz & Healy & Ramsey \\
Bradley & Huff & Rankin \\
Brady & Ingersoll & Rumley \\
Buffington & Knickerbocker & Sampson \\
Carter & Lake & Santee \\
Children & Larson & Schirmer \\
Dodd & Letts & Scott of Fremont \\
Doolittle & LeValley & Shores \\
Edgington & Lockin & Smith \\
Edson & Long & Sterling \\
Elliott & McClune & Stimson \\
Emery & McCulloch & Storey \\
Fackler & McGhee & Truax \\
Forsling & Mayne & Ulstad \\
Francis & Marber of Adair & Miller \\
Gilbert & Morgan & Van Camp \\
Gilbertson & Nargan & Weavstad \\
Gilmore of Cedar & Nervig & Weber \\
Gordon & Olson & Westervelt \\
Graham & Ontjes & Year \\
Grimwood & Orr & Young \\
& &
\end{tabular}

Nays, 3
Elson O'Donnell Scott of Appanoose

Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Perkins \\
Aldrich & Gibson & Peterson \\
Becker & Gilmore of Clay & Powers \\
Bery & Harrison & Schulte \\
Blake & Held & Slemmons \\
Calhoun & Justice & Springer \\
Clark & Kime & Vance \\
Colbert & McDonald & Wolfe \\
Criswell & Mills & Yenter \\
Donhowe & Moorhead & Mr. Speaker
\end{tabular}

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

Calendar No. 19, House File No. 656, a bill for an act to amend paragraph one (1) of section four hundred ninety-eight (498), supplement to the code, 1913, (C. C. Sec. 3186), relating to fees to be collected by the county recorder, with report of committee recommending passage, was taken up for consideration.

Speaker McFarlane in the chair.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 68

Allyn
Anderson
Beeman
Bradley
Brady
Buffington
Calhoun
Children
Clark
Colbert
Dodd
Donhowe
Doolittle
Elliott
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Larson

Letts
LeValley
Lockin
McCulloch
Mayne
Moen
Moorhead
Morgan
Narey
Nervig
Olson
Orr
Parrott
Peters
Peterson
Powers
Ramsey

Rankin
Rumley
Sampson
Schirmer
Shores
Slemmons
Nays, 22
\begin{tabular}{ll}
\begin{tabular}{l} 
Aldrich \\
Benz
\end{tabular} & \begin{tabular}{l} 
Hanna \\
Long
\end{tabular} \\
Berry & McClune \\
Criswell & McGhee \\
Edgington & Miller \\
Edson & O'Donnell \\
Emery & Ontjes \\
Gunderson & Parsons
\end{tabular}

Smith
Sterling
Stimson
Storey
Ulstad
Van Camp
Wamstad
Westervelt
Year
Yenter
Young

Santee
Scott of Appanoose
Scott of Fremont
Springer
Truax
Weber

Absent or not voting, 17
Aiken
Becker
Blake
Carter
Elson
Fackler

Harrison
Justice Kime
McDonald
Mills
Perkins

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

\section*{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. 401, known as the soldiers' bonus bill.
L. W. Annsworth, Secretary.

HOUSE FILE NO. 401 RETURNED TO SENATE
Yenter of Johnson moved that House File No. 401 be returned to the Senate, in compliance with their request.

Motion prevailed.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Dodd of Heward, from the committee on public utilities, submitted the following report:

Mr. Speafer-Your committee on public utilities to whom was referred House File No. 649, a bill for an act to amend section mine hundred fifty-five (955), supplement, 1913, (C. C. Sec. 4333), relating to reports by individuals and corporations holding franchises from cities and towns for the operation of public utilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
H. H. Dodd, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on public utilities to whom was referred House File No. 524, a bill for an act to amend section seven hundred twenty-five (725), supplement to the code, 1913, (C. C. Sec. 3973), relating to reports by individuals and corporations holding franchises from cities and towns for the manufacture and sale of gas, heat, water, 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 do pass.
H. H. Dodd, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on public utilities to whom was referred House File No. 791, a bill for an act amending section seven hundred twenty-five (725), supplement to the code, 1913, (C. C. Sec. 3973), relating to the regulation of rates and 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 same be indefinitely postponed.

\author{
H. H. Dodo, Chairman.
}

Report adopted and House File No. 791 was indefinitely postponed.

Also :
Mr. Speakfr-Your committee on public utilities to whom was referred House File No. 608, a bill for an act amending section seven hundred sixty-seven (767) of the code (C. C. Sec. 4011), and providing for the fixing of the rates of fare of street railway companies by city 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 be indefinitely postponed.
H. H. Dodd, Chairman.

Report adopted and House File No. 608 was indefinitely postponed.

Lake of Woodbury, from the committee on railroads, submitted the following report:

Mr. Speaker-Your committee on railroads to whom was referred House File No. 482, a bill for an act to require every railroad whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks and providing for 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 amended as follows, and when so amended the bill do pass:

By striking out section 1 and inserting in lieu thereof the following:
"Every railroad, whether operated by steam or electricity, shall acquire the necessary rights of way for, by condemnation or purchase, and shall construct, connect and operate a reasonably adequate and suitable spur track, whenever such spur track does not necessarily exceed three miles in length, and is required for the successful operation of any existing or proposed mill, elevator, storehouse, warehouse, dock, wharf, pier, manufacturing establishment, lumber yard, coal dock, or other industry or enterprise, and its construction and operation is not unusually unsafe and dangerous, and is not unreasonably harmful to public interest, provided, however, that no such track is required to be constructed until the board of railroad commissioners, after hearing, shall have declared the same to be necessary."

\author{
F. C. Lake, Chairman.
}

Report adopted.
Gilmore of Clay, 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. 618, a bill for an act to amend section fourteen (14) of the code of Iowa, (C. C. Sec. 19), relating to the payment 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.

Chas. Gilmore, Chairman.
Report adopted.

\section*{CONSIDERATION OF BILLS}

Calendar No. 20, House File No. 653, a bill for an act to amend section seven hundred eighty-one (781) of the code, (C. C. Sec.
3848), relating to the removal of snow and ice from sidewalks, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hauge of Polk the amendments proposed by the committee, found on page 1003 of the journal of March 14th, were adopted.

Westervelt of Greene moved the previous question.
Motion prevailed.
Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 16
\begin{tabular}{lll} 
Children & Kime & Ramsey \\
Dodd & McGhee & Rumley \\
Forsling & Miller & Weaver \\
Gilbert & Moen & Westervelt \\
Grimwood & Nervig & \\
Hauge & Olson &
\end{tabular}

Nays, 81
\begin{tabular}{lll} 
Aiken & Gilbertson & Peters \\
Aldrich & Girmore of Cedar & Peterson \\
Allyn & Gilmore of Clay & Powers \\
Anderson & Gordon & Rankin \\
Becker & Graham & Sampson \\
Beeman & Gunderson & Santee \\
Berry & Hanna & Schirmer \\
Blake & Healy & Schulte \\
Bradley & Held & Scott of Appanoose \\
Brady & Huff & Scott of Fremont \\
Buffington & Ingersoll & Shores \\
Calhoun & Knickerbocker & Slemmons \\
Carter & Larson & Smith \\
Clark & Letts & Springer \\
Colbert & LeValley & Sterling \\
Criswell & Lockin & Stimson \\
Donhowe & Long & Storey \\
Doolittle & McClune & Truax \\
Edgington & McCulloch & Ulstad \\
Edson & Mayne & Van Camp \\
Elliott & Mills & Vance \\
Emery & Narey & Wamstad \\
Fackler & O'Donnell & Weber \\
Francis & Ontjes & Year \\
Garber of Adair & Orr & Yenter \\
Garber of Floyd & Parrott & Young \\
Gibson & Parsons & Mr. Speaker \\
\end{tabular}

Absent or not voting, 10

\section*{Benz \\ Elson Harrison Justice}

\author{
Lake \\ McDonald \\ Moorhead Morgan
}

Perkins
Wolfe

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 21, House File No. 567, a bill for an act to amend sections nine hundred ninety-seven-a, (997-a); nine hundred nine-ty-seven-b (997-b) and nine hundred ninety-seven-c (997-c) supplement to the code, 1913, (C. C. sections 4411, 4412 and 4415), relating to control of parkings and trees and shrubbery on streets, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Hauge of Polk, unanimous consent having been obtained, action on House File No. 567 was deferred and the bill was allowed to retain its place on the calendar.

House File No. 572, a bill for an act to amend section eleven hundred seven (1107), of the supplemental supplement to the code, 1915, (C. C. 433), relating to the printing of election ballots, with report of committee recommending passage, was taken up for consideration.

Letts of Washington moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 90
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Donhowe \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Doolittle \\
Becker
\end{tabular} \\
Beeman & Edgington & Grimam \\
Benz & Edson & Gunderson \\
Berry & Elson & Hanna \\
Blake & Emery & Hauge \\
Bradley & Fackler & Healy \\
Brady & Forsling & Held \\
Buffington & Francis & Huff \\
Carter & Garber of Adair & Ingersoll \\
Children & Garber of Floyd & Kime \\
Colbert & Gilbertson & Lake \\
Dodd & Gilmore of Cedar & Larson \\
& Gilmore of Clay & Letts
\end{tabular}

LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Moen
Moorhead
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr

Parrott
Parsons
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons

Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Year
Young
Mr. Speaker

Nays, 2
Criswell
Gordon
Absent or not voting, 15

Aiken
Aldrich
Calhoun
Clark
Eliott

Gibson
Gilbert
Harrison
Justice
McDonald

Mills
Morgan
Perkins
Wolfe
Yenter

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

\section*{JUDICIARY COMMITTEE EXCUSED}

On request of Clark of Linn the members of the judiciary committee were excused for the remainder of the day.

\section*{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. 764, a bill for an act to amend the law as it appears in chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3053) relating to the licensing and regulation of motor vehicles.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 304, a bill for an act relating to the sale and taking of sand, gravel and any other natural product whatsoever from the bed of any river which is the property of this state or any island therein, and relating to the taking and sale of timber and other products of lands lying in the bends of such rivers; prescribing certain powers and duties of public officers in relation thereto; and prescribing penalties, and repealing inconsistent legislation.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 757, a bill for an act to amend section three hundred ten (310) of the supplement to the code, 1913, (C. C. Sec. 7032) relating to the admission of attorneys and counselors at law.

\section*{L. W. Ainsworth, Secretary.}

Also:
Mr. Speaker-I 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. 374, a bill for an act to provide for competitive bids in the sale of all municipal bonds where the amount involved exceeds the sum of twenty-five thousand dollars ( \(\$ 25,000.00\) ).

\section*{L. W. Ainsworth, Secretary.}

Also :
Mr. Speaker-I 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. 318, a bill for an act appropriating \(\$ 5,000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, and to indemnify Henry Peterson and Nina Peterson for expenses incurred because of such injuries.
L. W. Ainsworth, Secretary.

\begin{abstract}
Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
\end{abstract}

House File No. 322, a bill for an act to amend section fifty seventy-
seven-c (5077-c) of the supplement to the code, 1913, (C. C. 8697) relative to the registering of charitable organizations soliciting public aid.
L. W. Ainsworth, secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 336, a bill for an act to amend section five thousand six hundred twenty-six (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 2258), relating to granting pardons.

\section*{L. W. Ainsworth, Secretary.}

\section*{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. 614, a bill for an act to provide hospital service and medical and surgical treatment for persons who are afflicted with urological diseases or conditions which can probably be remedied by such service or treatment; to provide for the expense thereof; and to provide for the commitment of persons so afflicted.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 304, a bill for an act relating to the sale and taking of sand, gravel and any other natural product whatsoever from the bed of any river which is the property of this state or any island therein, and relating to the taking and sale of timber and other products of lands lying in the bends of such rivers; prescribing certain powers and duties of public officers in relation thereto; and prescribing penalties, and repealing inconsistent legislation.

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

Senate File No. 374, a bill for an act to provide for competitive bids in the sale of all municipal bonds where the amount involved exceeds the sum of twenty-five thousand dollars ( \(\$ 25\),000.00 ).

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

Senate File No. 757, a bill for an act to amend section three hundred ten (310) of the supplement to the code, 1913 (C. C. Sec. 7032) relating to the admission of attorneys and counselors at law.

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

Senate File No. 318, a bill for an act appropriating \(\$ 5000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, and to indemnify Henry Peterson and Nina Peterson for expenses incurred because of such injuries.

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

Senate File No. 764, a bill for an act to amend the law as it appears in chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3053) relating to the licensing and regulation of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

Calendar No. 43, House File No. 761, a bill for an act to legalize an election held in the consolidated school district of Dana formed in the counties of Greene and Boone in the state of Iowa, such election being held for the purpose of establishing a consolidated independent school district, with report of committee recommending passage, was taken up for consideration.

Westervelt of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Bradley \\
Brady
\end{tabular} & \begin{tabular}{l} 
Donhowe \\
Aldrich
\end{tabular} \\
Allyn & Buffington & Fdington \\
Anderson & Carter & Fackler \\
Benz & Children & Forsling \\
Blake & Colbert & Garber of Floyd \\
& & Gilbertson
\end{tabular}
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Gunderson
Hanna
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Larson
LeValley
McCulloch
McGhee

Miller
Mills
Moen
Moorhead
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Peters
Peterson
Rumley
Sampson
Schirmer
Schulte

Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Vance
Wamstad
Weber
Westervelt
Young
Mr. Speaker

Nays, None
Absent or not voting, 41

Becker
Beeman
Berry
Calhoun
Clark
Criswell
Dodd
Doolittle
Edson
Elliott
Elson
Emery
Francis
Garber of Adair

Gibson
Gilbert
Grimwood
Harrison
Hauge
Justice
Lake
Letts
Lockin
Long
McClune
McDonald
Mayne
Morgan

Narey
Ontjes
Perkins
Powers
Ramsey
Rankin
Santee
Springer
Van Camp.
Weaver
Wolfe
Year
Yenter

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

Calendar No. 59, House File No. 720, a bill for an act to amend section twenty-eight hundred four-b (2804-b), supplement to the code, 1913, (C. C. 2628) relating to services for raising of flag at school houses, with report of committee recommending passage, was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 61
\begin{tabular}{ll} 
Aldrich & Hanna \\
Allyn & Healy \\
Anderson & Held \\
Becker & Huff \\
Berry & Ingersoll \\
Blake & Knickerbocker \\
Bradley & Larson \\
Brady & LeValley \\
Buffington & McCulloch \\
Carter & McGhee \\
Children & Miller \\
Colbert & Mills \\
Donhowe & Moen \\
Edgington & Moorhead \\
Fackler & Morgan \\
Garber of Floyd & Nervig \\
Gilmore of Cedar & O'Donnell \\
Gilmore of Clay & Olson \\
Gordon & Orr \\
Graham & Parrott \\
Gunderson & Parsons.
\end{tabular}

Peters
Peterson
Ramsey
Rumley
Schirmer
Schulte
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Weber
Westervelt
Young

Nays, None

Absent or not voting, 46

Aiken
Beeman
Benz
Calhoun
Clark
Criswell
Dodd
Doolittle
Edson
Elliott
Elson
Emery
Forsling
Francis
Garber of Adair
Gibson

Gilbert Gilbertson Grimwood Harrison
Hauge Justice Kime Lake
Letts
Lockin
Long
McClune
McDonald
Mayne
Narey Ontjes

Perkins
Powers
Rankin
Sampson
Santee
Scott of Appanoose
Slemmons
Springer
Wamstad
Weaver
Wolfe
Year
Yenter
Mr. Speaker

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

Calendar No 42, House File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun county, Iowa, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Parsons of Calhoun the amendments proposed by the committee, found on page 1048 of the journal of March 15th, were adopted.

Mr: Parsons moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{lll} 
Aiken & Hanna & Peterson \\
Aldrich & Healy & Rumley \\
Allyn & Held & Sampson \\
Benz & Huff & Schirmer \\
Blake & Ingersoll & Schulte \\
Bradley & Knickerbocker & Scott of Appanoose \\
Brady & Larson & Scott of Fremont \\
Buffington & LeValley & Shores \\
Carter & McCulloch & Slemmons \\
Children & McGhee & Smith \\
Colbert & Miller & Sterling \\
Donhowe & Mills & Stimson \\
Edgington & Moen & Storey \\
FackIer & Moorhead & Truax \\
Forsling & Morgan & Ulstad \\
Garber of Floyd & Nervig & Van Camp \\
Gilbertson & O'Donnell & Vance \\
Gilmore of Cedar & Olson & Wamstad \\
Gilmore of Clay & Orr & Weber \\
Gordon & Parrott & Westervelt \\
Graham & Parsons & Year \\
Gunderson & Peters & Young
\end{tabular}

Nays, None
Absent or not voting, 41
\begin{tabular}{|c|c|c|c|}
\hline Anderson & & Garber of Adair & Mayne \\
\hline Becker & i & Gibson & Narey \\
\hline Beeman & & Gilbert & Ontjes \\
\hline Berry & & Grimwood & Perkins \\
\hline Calhoun & & Harrison & Powers \\
\hline Clark & ; & Hauge & Ramsey \\
\hline Criswell & \(i\) & Justice & Rankin \\
\hline Dodd & & Kime & Santee \\
\hline Doolittle & & Lake & Springer \\
\hline Edson & & Letts & Weaver \\
\hline Elliott & & Lockin & Wolfe \\
\hline Elson & & Long & Yenter \\
\hline Emery & 1 & McClune & Mr. Speaker \\
\hline
\end{tabular}

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

Calendar No. 32, House File No. 544, a bill for an act to repeal section six (6), chapter ninety-four (94), acts of the Thirtyeighth General Assembly, (C. C. Sec. 2588) relating to parttime schools, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Moorhead of Scott the amendments proposed by the committee, found on page 1051 of the journal of March 15th, were adopted.

By unanimous consent the chief clerk was authorized to make the following amendment:

Amend by striking out the words "without expense to the state" in section 2.

Moorhead of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 62
\begin{tabular}{lll} 
Aiken & Held & Schirmer \\
Aldrich & Huft & \begin{tabular}{l} 
Schulte \\
Allyn
\end{tabular} \\
Anderson & Ingersoll & Scott of Fremont \\
Blake & Knickerbocker & Shores \\
Bradley & Larson & Slemmons \\
Brady & LeValley & Snith \\
Buffington & McCulloch & Sterling \\
Carter & McGhee & Stimson \\
Children & Miller & Storey \\
Colbert & Mills & Truax \\
Donhowe & Moen & Ulstad \\
Edgington & Moorhead & Van Camp \\
Fackler & Morgan & Vance \\
Garber of Floyd & Nervig & O'Donnell \\
Gilbertson & Olson & Weber \\
Gilmore of Clay & Olsorrott & Westervelt \\
Gordon & Parsons & Year \\
Gunderson & Peters & Yenter \\
Hanna & Peterson & Young \\
Healy & Rumley & \\
& &
\end{tabular}

Nays, None
Absent or not voting, 45
\begin{tabular}{llll} 
Becker & & \begin{tabular}{l} 
Berry \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Criswell \\
Benz
\end{tabular} \\
Clark & \begin{tabular}{l} 
Dodd \\
Doolittle
\end{tabular}
\end{tabular}

Edson
Elliott
.Elson
Emery
Forsling
Francis
Garber of Adair
Gibson
Gilbert
Gilmore of Cedar
Graham
Grimwood
Harrison
Hauge
Justice
Kime
Lake
Letts
Lockin
Long
McClune
McDonald
Mayne
Narey

Ontjes
Orr
Perkins
Powers
Ramsey
Rankin
Sampson
Santee
Scott of Appanoose
Springer
Weaver
Wolfe
The bill having received a constitutional majority was declared to have passed the House.

The title as amended was agreed to.
Calendar No. 35, House File No. 621, a bill for an act to legalize the issuance of \(\$ 10,000\) electric lighting bonds of the Incorporated Town of Conesville, in Muscatine County, Iowa, authorized at a special election held by the voters of said town on January 3, 1921, with report of committee recommending passage, was taken up for consideration.

By unanimous consent Senate File No. 566 was withdrawn from the committee on judiciary and substituted for House File No. 621.

Senate File No. 566, a bill for an act to legalize the issuance of \(\$ 10,000\) electric lighting bonds of the incorporated town of Conesville, in Muscatine county, Iowa, authorized at a special election held by the voters of said town on January 3rd, 1921, was taken up for consideration.

Van Camp of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 63
\begin{tabular}{lll} 
Allyn & Carter & Gilbertson \\
Anderson & Children & Gilmore of Cedar \\
Becker & Colbert & Gilmore of Clay \\
Benz & Donhowe & Gordon \\
Blake & Edgington & Hanna \\
Bradley & Fackler & Healy \\
Brady & Forsling & Held \\
Buffington & Garber of Floyd & Huff
\end{tabular}
\begin{tabular}{lll} 
Ingersoll & Orr & Stimson \\
Knickerbocker & \begin{tabular}{l} 
Parrott \\
Larson
\end{tabular} & \begin{tabular}{l} 
Storey
\end{tabular} \\
LeValley & Peters & Truax \\
McCulloch & Peterson & Ulstad \\
McGhee & Rumley & Van Camp \\
Miller & Sampson & Vance \\
Mills & Schirmer & Wamstad \\
Moen & Schulte & Weber \\
Moorhead & Scott of Appanoose & Westervelt \\
Nervig & Year \\
O'Donnell & Scott of Fremont & Yenter \\
Olson & Smores & Young \\
& & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 44
\begin{tabular}{lll} 
Aiken & Gibson & Mayne \\
Aldrich & Gilbert & Morgan \\
Beeman & Graham & Narey \\
Berry & Grimwood & Ontjes \\
Calhoun & Gunderson & Perkins \\
Clark & Harrison & Powers \\
Criswell & Hauge & Ramsey \\
Dodd & Justice & Rankin \\
Doolittle & Kime & Santee \\
Edson & Lake & Slemmons \\
Elliott & Letts & Springer \\
Elson & Lockin & Sterling \\
Emery & Long & Weaver \\
Francis & McClune & Wolfe \\
Garber of Adair & McDonald &
\end{tabular}

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

Calendar No. 41, House File No. 710, a bill for an act to legalize the actions of notaries public in certain cases, with report of committee recommending amendment and passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment as a substitute for the committee amendment and moved its adoption:

Amend House File No. 710 by striking therefrom all of section 3.
Amendment adopted.

Mr. Forsling moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 64
\begin{tabular}{lll} 
Allyn & Hanna & Peters \\
Anderson & Healy & Peterson \\
Beker & Held & Sampson \\
Benz & Huff & Schirmer \\
Berry & Ingersoll & Schulte \\
Blake & Knickerbocker & Scott of Appanoose \\
Bradley & Larson & Scott of Fremont \\
Brady & LeValley & Shores \\
Buffington & McCulloch & Smith \\
Carter & McGhee & Sterling \\
Children & Miller & Stimson \\
Colbert & Mills & Storey \\
Donhowe & Moen & Truax \\
Edgington & Moorhead & Van Camp \\
Fackler & Morgan & Vance \\
Forsling & Nervig & Wamstad \\
Gibson & Gilbertson & Olsonnell \\
Gilmore of Cedar & Orr & Weber \\
Gilmore of Clay & Parrott & Westervelt \\
Gordon & Parsons & Year \\
Gunderson & & Young \\
\end{tabular}

Nays, None
Absent or not voting, 43
\begin{tabular}{lll} 
Aiken & Gilbert & Ontjes \\
Aldrich & Graham & Perkins \\
Beeman & Grimwood & Powers \\
Calhoun & Harrison & Ramsey \\
Clark & Haue & Rankin \\
Criswell & Justice & Rumley \\
Dodd & Kime & Santee \\
Doolittle & Lake & Slemmons \\
Elson & Letts & Sringer \\
Elliott & Lockin & Ulstad \\
Elson & Long & Weaver \\
Emery & Mclune & Wolle \\
Francis & McDonald & Mr. Speaker \\
Garber of Adair & Mayne & \\
Garber of Floyd & Narey &
\end{tabular}

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

The title as amended was agreed to.
Calendar No. 40, House File No. 706, a bill for an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their
attorneys in fact, with report of committee recommending passage, was taken up for consideration.

Becker of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 65
\begin{tabular}{lll} 
Allyn & Gordon & Sampson \\
Anderson & Hanna & Schirmer \\
Becker & Healy & Schulte \\
Benz & Huff & Scott of Appanoose \\
Berry & Ingersoli & Scott of Fremont \\
Blake & Knickerbocker & Shores \\
Bradiey & Larson & Slemmons \\
Brady & LeValley & Smith \\
Buffington & McCulloch & Sterling \\
Carter & McGhee & Stimson \\
Children & Miller & Storey \\
Colbert & Mills & Truax \\
Dodd & Moen & Ulstad \\
Donhowe & Moorhead & Van Camp \\
Edgington & Morgan & Vance \\
Fackler & ODonnell & Wamstad \\
Forsling & Olson & Weber \\
Garber of Floyd & Orr & Westervelt \\
Gibson & Parrott & Year \\
Gilbertson & Parsons & Yenter \\
Gilmore of Cedar & Peters & Young \\
Gilmore of Clay & Peterson &
\end{tabular}

Nays, None
Absent or not voting, 42
Aiken
Aldrich
Beeman
Calhoun
Clark
Criswell
Doolittle
Edson
Elliott
Elson
Emery
Francis
Garber of Adair
Gilbert
Graham
Grimwood
Gunderson
Harrison
Hauge
Held
Justice
Kime
Lake
Letts
Lockin
Long
McClune
McDonald

Mayne
Narey
Nervig
Ontjes
Perkins
Powers
Ramsey
Rankin
Rumley
Santee
Springer
Weaver
Wolfe
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 773, a bill for an act to amend section one (1), chapter four hundred seventeen (417) of the acts of the Thirtyseventh (37th) General Assembly (C. C. Sec. 3010), relating to hedges and windbreaks along highways, with report of committee recommending passage, was taken up for consideration.

Hanna of Benton moved that the bill be read a third time. now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 60
Allyn
Anderson
Becker
Benz
Blake
Bradley
Brady
Buffington
Children
Colbert
Dodd
Edgington
Fackler
Forsling
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay
Gordon
Graham
Gunderson
Hanna
Healy
Huff
Ingersoll
Knickerbocker
Larson
LeValley
McCulloch
McGhee
Miller
Mills
Moen
Moorhead
Morgan
O'Donnell
Olson
Parrott
Parsons
Peters

Peterson
Sampson
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Year
Yenter
Young
Mr. Speaker
Nays, None
Absent or not voting, 47

Aiken
Aldrich
Beeman
Berry
Calhoun
Carter
Clark
Criswell
Donhowe
Doolittle
.Edson
Elliott
Elson
Emery
Francis
Garber of Adair

Gilbert
Gilmore of Cedar
Grimwood
Harrison
Hauge
Held
Justice
Kime
Lake
Letts
Lockin
Long
McClune
McDonald
Mayne
Narey

Nervig
Ontjes
Orr
Perkins
Powers
Ramsey
Rankin
Rumley
Santee
Schulte
Springer
Weaver
Weber
Westervelt
Wolfe

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

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:
- Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 557, a bill for an act to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants.

\section*{Also :}

House File No. 440, a bill for an act to amend section one thousand three hundred forty-seven-a (1347-a), supplement to the code, 1913, (C. C. Sec. 4626) taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles.

Also :
House File No. 545, a bill for an act to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof.

Also:
House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, and the issuing of certain bonds of said district.

Also :
House File No. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 557, a bill for an act to legalize certain warrants of the town of Guttenberg,

Iowa, and the issuance and sale of negotiable bonds funding said warrants.

Also:
House File No. 440, a bill for an act to amend section one thousand three hundred forty-seven-a (1347-a), supplement to the code, 1913, (C. C. section 4626 ) taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles.

Also:
House File No. 545, a bill for an act to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof.

Also :
House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, and the issuing of certain bonds of said district.

Also :
House File No. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Ieport adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 557
House File No. 440
House File No. 545
House File No. 571
House File No. 558

Calendar No. 65, House File No. 816, a bill for an act to amend section one (1) of chapter three hundred twelve (312), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3669), relative to the population of cities that have power to levy additional tax for park purposes, with report of committee recommending passage, was taken up for consideration.

McGhee of Cerro Gordo moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 61
\begin{tabular}{lll} 
Aiken & Healy & Peterson \\
Allyn & Held & Schirmer \\
Anderson & Huff & Schulte \\
Becker & Ingersoll & Scott of Fremont \\
Benz & Knickerbocker & Shores \\
Blake & Larson & Slemmons \\
Bradley & LeValley & Smith \\
Brady & McCulloch & Sterling \\
Buffington & McGhee & Stimson \\
Carter & Miller & Storey \\
Children & Mills & Truax \\
Colbert & Moen & Van Camp \\
Criswell & Moorhead & Vance \\
Edgington & Morgan & Wamstad \\
Fackler & Nervig & Weber \\
Forsling & O'Donnell & Year \\
Garber of Floyd & Olson & Yenter \\
Gibson & Orr & Young \\
Gilmore of Clay & Parrott & Mr. Speaker \\
Gordon & Parsons & \\
Hanna & Peters &
\end{tabular}

Nays, None
Absent or not voting, 46
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Ontjes \\
Beeman & Graham & Perkins \\
Berry & Grimwood & Powers \\
Calhoun & Gunderson & Ramsey \\
Clark & Harrison & Rankin \\
Dodd & Hauge & Rumley \\
Donhowe & Justice & Sampson \\
Doolittle & Kime & Santee \\
Edson & Lake & Scott of Appanoose \\
Elliott & Letts & Springer \\
Elson & Lockin & Ulstad \\
Emery & Long & Weaver \\
Francis & McClune & Westervelt \\
Garber of Adair & McDonald & Wolfe \\
Gilbert & Mayne & \\
Gilbertson & Narey &
\end{tabular}

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

Calendar No. 84, Senate File No. 560, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Logan, Harrison county, Iowa, with report of committee recommending passage, was taken up for consideration.

Mills of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 67
\begin{tabular}{lll} 
Allyn & Hanna & Sampson \\
Anderson & Hauge & Schirmer \\
Becker & Healy & Schulte \\
Benz & Held & Scott of Appanoose \\
Blake & Huff & Scott of Fremont \\
Bradley & Ingersoll & Shores \\
Brady & Knickerbocker & Slemmons \\
Buffington & Larson & Smith \\
Carter & LeValley & Sterling \\
Children & McCulloch & Stimson \\
Colbert & McGhee & Storey \\
Criswell & Mills & Truax \\
Dodd & Moen & Ulstad \\
Edgington & Moorhead & Van Camp \\
Fackler & Morgan & Vance \\
Forsling & Nervig. & Wamstad \\
Garber of Floyd & O'Donnell & Weber \\
Gibson & Olson & Year \\
Gilbertson & Orr & Yenter \\
Gilmore of Cedar & Parrott & Young \\
Gilmore of Clay & Parsons & Mr. Speaker \\
Gordon & Peters & \\
Gunderson & Peterson &
\end{tabular}

Nays, None
Absent or not voting, 40
\begin{tabular}{lll} 
Aiken & Edson & Grimwood \\
Aldrich & Elliott & Harrison \\
Beeman & Elson & Justice \\
Berry & Emery & Kime \\
Calhoun & Francis & Lake \\
Clark & Garber of Adair & Letts \\
Donhowe & Gilbert & Lockin \\
Doolittle & Grahain & Long
\end{tabular}

McClune
McDonald
Mayne
Miller
Narey
Ontjes

Perkins
Powers
Ramsey
Rankin
Rumley

Santee
Springer
Weaver
Westervelt
Wolfe

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

Calendar No. 86, Senate File No. 565, a bill for an act to legalize the election of officers of the incorporated town of Conesville, in Muscatine county, Iowa, held on March 1st, 1920, and the acts of said officers, with report of committee recommending passage, was taken up for consideration.

Van Camp of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{ll} 
Aldrich & Hanna \\
Allyn & Healy \\
Becker & Held \\
Benz & Huff \\
Berry & Ingersoll \\
Blake & Knickerbocker \\
Bradley & Larson \\
Brady & LeValley \\
Buffington & McCulloch \\
Carter & McGhee \\
Children & Miller \\
Colbert & Mills \\
Criswell & Moen \\
Edgington & Moorhead \\
Fackler & Morgan \\
Forsling & Nervig \\
Garber of Floyd & O'Donnell \\
Gibson & Olson \\
Gilbertson & Orr \\
Gilmore of Cedar & Parrott \\
Gilmore of Clay & Parsons \\
Gordon & Peters
\end{tabular}

Peterson
Sampson
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weber
Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 41
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilbert \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Mayne \\
Graham
\end{tabular} \\
Beeman & Grimwood & Ontjey \\
Calhoun & Gunderson & Perkins \\
Clark & Harrison & Powers \\
Dodd & Hauge & Ramsey \\
Donhowe & Justice & Rankin \\
Doolittle & Kime & Rumley \\
Edson & Lake & Santee \\
Elliott & Letts & Springer \\
EIson & Lockin & Weaver \\
Emery & Long & Westervelt \\
Francis & McClune & Wolfe \\
Garber of Adair & McDonald &
\end{tabular}

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

Calendar No. 86, Senate File No. 584, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the City of Muscatine, Muscatine county, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Van Camp of Muscatine the amendments proposed by the committee, found on page 1129 of the journal of March 17th were adopted.

Mr. Van Camp moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 65
\begin{tabular}{llll} 
Allyn & Forsling & LeValley \\
Becker & Garber of Floyd & \begin{tabular}{l} 
McCGulloch \\
Benz
\end{tabular} & Gibson \\
Blake & Gilbertson & McGhee \\
Bradley & Gilmore of Cedar & Miller & Moen \\
Brady & Gilmore of Clay & Moorhead \\
Bufington & Gordon & Morgan & \\
Carter & Graham & Nervig \\
Children & Hanna & O'Donnell \\
Colbert & Healy & Olson & \\
Criswell & Held & Orr \\
Dodd & Huff & Parrott & \\
Donhowe & Ingersoll & Parsons \\
Edgington & Knickerbocker & Peters \\
Fackler & Larson & Peterson
\end{tabular}
\begin{tabular}{lll} 
Sampson & Smith & Wamstad \\
Schirmer & Sterling & Weber \\
Schulte & Stimson & Year \\
Scott of Appanoose & Truax & Yenter \\
Scott of Fremont & Ulstad & Yamp \\
Shores & Van Camp & Moung \\
Slemmons & Vance &
\end{tabular}

Nays, None

Absent or not voting, 42
\begin{tabular}{lll} 
Aiken & Gilbert & Mills \\
Aldrich & Grimwood & Narey \\
Anderson & Gunderson & Ontjes \\
Beeman & Harrison & Perkins \\
Berry & Hauge & Powers \\
Calhoun & Justice & Ramsey \\
Clark & Kime & Rankin \\
Doolittle & Lake & Rumley \\
Edson & Letts & Santee \\
Elliott & Lockin & Springer \\
Elison & Long & Storey \\
Emery & McClune & Weaver \\
Francis & McDonald & Westervelt \\
Garber of Adair & Mayne & Wolfe
\end{tabular}

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

Calendar No. 78 , House File No. 830, a bill for an act amending section twenty-five hundred eighty-two-a (2582-a), supplement to code 1913, (C. C. Sec. 1321-a), was taken up for consideration.

Smith of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 64
\begin{tabular}{lll} 
Aldrich & Edgington & Healy \\
Allyn & Fackler & Held \\
Becker & Forsling & Huff \\
Blake & Garber of Floyd & Ingersoll \\
Bradley & Gibson & Knickerbocker \\
Brady & Gilbertson & Larson \\
Buffington & Gilmore of Cedar & LeValley \\
Carter & Gilmore of Clay & McCulloch \\
Children & Gordon & McGhee \\
Colbert & Graham & Miller \\
Criswell & Gunderson & Moen \\
Dodd & Hanna & Mills
\end{tabular}
\begin{tabular}{ll} 
Moorhead & Sampson \\
Morgan & Schirmer \\
Nervig & Schulte \\
O'Donnell & Scott of Appanoose \\
Olson & Scott of Fremont \\
Orr & Shores \\
Parrott & Slemmons \\
Parsons & Smith \\
Peters & Sterling \\
Peterson & Storey
\end{tabular}

Ulstad
Van Camp
Vance
Wamstad
Weber
Year
Young
Mr. Speaker

Nays, None

Absent or not voting, 43
Aiken
Anderson
Beeman
Benz
Berry
Calhoun
Clark
Donhowe
Doolittle
Edson
Elliott
Elson
Emery
Francis
Garber of Adair

Gilbert
Grimwood
Harrison
Hauge
Justice
Kime Lake
Letts
Lockin
Long
McClune
McDonald
Mayne
Narey
Ontjes

Perkins
Powers
Ramsey
Rankin
Rumley
Santee
Springer
Stimson
Truax
Weaver
Westervelt
Wolfe
Yenter

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

Calendar No. 30, House File No. 705, a bill for an act to amend the acts of the Thirty-seventh General Assembly, chapter one hundred sixty-four, pertaining to pensions for the survivors of the Northern Border Brigade, with report of committee recommending passage, was taken up for consideration.

Sterling of Hamilton offered the following amendment and moved its adoption:

Amend by adding at the end of section one the following: "and widows of the members of Spirit Lake expedition of 1857."

Amendment adopted.
Gordon of Emmett moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Parrott \\
Allyn & Gordon & Parsons \\
Anderson & Graham & Peters \\
Becker & Gunderson & Peterson \\
Benz & Hanna & Sampson \\
Berry & Healy & Schirmer \\
Blake & Held & Schulte \\
Bradley & Huff & Scott of Appanoose \\
Brady & Ingersoll & Shores \\
Buffington & Knickerbocker & Slemmons \\
Carter & Larson & Smith \\
Children & LeValley & Sterling \\
Colbert & McCulloch & Stimson \\
Criswell & McGhee & Storey \\
Dodd & Miller & Truax \\
Edgington & Mills & Ulstad \\
Fackler & Moen & Van Camp \\
Forsling & Moorhead & Vance \\
Garber of Floyd & Nervig & Wamstad \\
Gibson : & O'Donnell & Weber \\
Gilbertson & Olson & Year \\
Gilmore of Cedar & Orr & Young
\end{tabular}

Nays, None
Absent or not voting, 41
\begin{tabular}{lll} 
Aldrich & Harrison & Perkins \\
Beeman & Hauge & Powers \\
Calhoun & Justice & Ramsey \\
Clark & Kime & Rankin \\
Donhowe & Lake & Rumley \\
Doolittle & Letts & Santee \\
Edson & Lockin & Scott of Fremont \\
Elliott & Long & Springer \\
Elson & McClune & Weaver \\
Emery & McDonald & Westervelt \\
Francis & Mayne & Wolfe \\
Garber of Adair & Morgan & Yenter \\
Gilbert & Narey & Mr. Speaker \\
Grimwood & Ontjes &
\end{tabular}

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

\section*{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 House to return to the Senate the following bill:

Senate File No. 559, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of lowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars \((\$ 75,000.00)\), for school building purposes.

\author{
L. W. Ainsworth, 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. 401, a bill for an act authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

\author{
L. W. Ainsworth, Secretary.
}

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Yenter of Johnson, unanimous consent having been given, House File No. 401, a bill for an act making provision for issuing bonds to the amount of not to exceed twenty-two million dollars \((\$ 22,000,000)\) for the payment of a bonus to persons who entered and served in the military or naval service of the United States at any time between April 6, 1917, and November 11, 1918, or their legal representatives, providing for a board to supervise and make such payment, providing penalties for the violations of the provisions of this act, providing for a disability fund, providing for the assessment, levy and collection of taxes to pay the principal and interest on said bonds, and providing for a submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 401, as amended, by striking from line 9 of section 2 thereof the word "attested" after the word "governor" and by inserting a comma (,) and the word "attested" after the word "state" where said word first occurs in line 10 of said section 2 .

Mr. Yenter moved that the House concur in the Senate amendments.

On the question, " Shall the House concur?",
Ayes, 68
\begin{tabular}{lll} 
Aiken & Gordon & Parsons \\
Aldrich & Graham & Peters \\
Allyn & Gunderson & Peterson \\
Becker & Hanna & Sampson \\
Berry & Healy & Schirmer \\
Blake & Held & Schulte \\
Bradley & Huff & Scott of Appanoose \\
Brady & Ingersoll & Scott of Fremont \\
Buffington & Knickenbocker & Shores \\
Carter & Larson & Slemmons \\
Children & LeValley & Smith \\
Colbert & McCulloch & Sterling \\
Criswell & McGhee & Storey \\
Dodd & Miller & Truax \\
Donhowe & Mills & Ulstad \\
Edgington & Moen & Vance \\
Fackler & Moorhead & Wamstad \\
Forsling & Morgan & Weber \\
Garber of Floyd & Nervig & Year \\
Gibson & O'Donnell & Yenter \\
Gilbertson & Olson & Young \\
Gilmore of Cedar & Orr & Mr. Speaker \\
Gilmore of Clay & Parrott &
\end{tabular}

Nays, None
Absent or not voting, 39
\begin{tabular}{lll} 
Anderson & Grimwood & Ontjes \\
Beeman & Harrison & Perkins \\
Benz & Hauge & Powers \\
Calhoun & Justice & Ramsey \\
Clark & Kime & Rankin \\
Doolittle & Lake & Rumley \\
Edson & Letts & Santee \\
Elliott & Lockin & Springer \\
Elson & Long & Stimson \\
Emery & McClune & Van Camp \\
Francis & McDonald & Weaver \\
Garber of Adair & Mayne & Westervelt \\
Gilbert & Narey & Wolfe
\end{tabular}

So the House concurred in the senate amendments.

\section*{BILLS SENT TO THE GOVERNOR}

Vanc of Madison from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 18th day of March, 1921, sent to the governor for his approval, House File No. 557, a bill for an act to legalize certain warrants of the town of Guttenberg, Iowa, and the issuance and sale of negotiable bonds funding said warrants.

Also :
House File No. 440, a bill for an act to amend section one thousand three hundred forty-seven-a (1347-a), supplement to the code, 1913, (C. C. Sec. 4626), taxing peddlers plying their vocation outside of cities and towns by the use of motor vehicles.

Alsó:
House File No. 545, a bill for an act to legalize certain bonds issued by the board of supervisors of Black Hawk county, Iowa, and the use of the proceeds thereof.

Also:
House File No. 571, a bill for an act to legalize the establishment of the consolidated independent school district of Dunkerton, in the county of Black Hawk, state of Iowa, and the issuing of certain bonds of said district.

Also :
House File No. 558, a bill for an act to legalize the transfer of funds by the town council of the town of Elkader.
W. H. Vance, Chairman.

Report adopted.

\section*{HOUSE FILES WITHDRAWN}

On request of Gilmore of Clay, unanimous consent having bean obtained, House File No. 756 was withdrawn from the committee on drainage and from further consideration by the House.

On request of Blake of Fayette, unanimous consent having been obtained, House File No. 582 was withdrawn from the committee on roads and highways and from further consideration by the House.

On request of Dodd of Howard, unanimous consent having been obtained, House File No. 622 was withdrawn from the committee
on public utilities and from further consideration by the House.
On request of Van Camp of Muscatine, unanimous consent having been obtained, House File No. 696 was withdrawn from the committee on county and township organization and from further consideration by the House.

On request of Calhoun of Van Buren, unanimous consent having been obtained, House File No. 695 was withdrawn from the committee on roads and highways and from further consideration by the House.

On request of Aldrich of Marion; unanimous consent having been obtained, House File No. 792 was withdrawn from the committee on motor vehicles and transportation and from further consideration by the House.

\section*{SPECIAL ORDER MADE}

On request of Beeman of Allamakee, unanimous consent having been obtained, House File No. 524 was made a special order for Thursday, March 24th, at 10:00 o'clock a. m.

PRINTING OF HOUSE FILE NO. 502
On request of Forsling of Woodbury, unanimous consent having been obtained, five hundred (500) extra copies of House File No. 502 were ordered printed.

MOTIONS TO RECONSIDER FILED
Mr. Speaker-I move that the members of the House reconsider the vote whereby House File No. 627 failed to pass the House.

I second the motion.
W. S. Cbiswell,
W. C. Edson.

Mr. Spearer-I move that the vote by which House File No. 281 was indefinitely postponed be reconsidered.
L. H. Mayne

I second the motion.
Jno. M. Rankin.
Mr. Speaker-I move to reconsider the vote by which House File No. 573 was placed on the calendar.
A. O. Hauge.

\section*{AMENDMENTS FILED}

Edson of Buena Vista filed the following amendment:
Amend the concurrent resolution providing for the method of organizing the special session of the legislature, by striking out of line 5 of paragraph 1 of the enacting provisions of the resolution, the words and figures "not later than August 1st, 1921" and inserting in lieu thereof the words and figures "October 3, 1921", which resolution appears on page 872 of the House journal.

McGhee of Cerro Gordo filed the following amendment:
Amend House File No. 680 by ingerting a comma after the word "way" in the 8 th line of section 2 and adding thereafter the words "telegraph, telephone and signal lines".

Also by changing the period at the end of said section 2 to a semicolon and adding thereafter the words: "Provided, further, that the railway company shall have the right to designate the day and hours thereof within said period of 30 days above mentioned when such crossing shall be made".

Edson of Buena Vista filed the following amendment:

Amend the concurrent resolution by Van Camp as the same appears on page 872 of the House journal, by striking from lines 4 and 5 of the last paragraph thereof, the words "November 28th" and inserting in lieu thereof the words "October 3 d ".

On motion of Anderson of Winnebago the House adjourned until 9:00 o'clock a. m., Saturday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Mornes, Marci 19, 1921.

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

Prayer was offered by the Rev. Robert W. Thompson, pastor of the United Presbyterian church, Des Moines.

Journal of March 18th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Benz of Chickasaw leave of absence was granted Elson of Wayne for the day.

On request of Gibson of Clarke leave of absence was granted Westervelt of Greene for the day.

On request of Edson of Buena Vista leave of absence was granted Garber of Adair for the day.

On request of Brady of O'Brien leave of absence was granted Sterling of Hamilton for the day.

On request of Ontjes of Grundy leave of absence was granted Wolfe of Kossuth for the day.

\section*{BILL RE-REFERRED}

On request of Anderson of Winnebago, unanimous consent having been obtained, Senate File No. 488 was re-referred to the committee on agriculture.

\section*{HOUSE FILES WITHDRAWN}

On request of Carter of Hardin, unanimous consent having been obtained, House File No. 789 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Weaver of Polk, unanimous consent having been
obtained, House File No. 481 was withdrawn from the committee on labor and from further consideration by the House.

On request of Weaver of Polk, unanimous consent having been obtained, House File No. 460 was withdrawn from the calendar and from further consideration by the House.

\section*{SPECIAL ORDER MADE}

On request of Blake of Fayette, unanimous consent having been obtained, House File No. 421 was made a special order for Tuesday, March 22nd, at 11:00 a. m.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 336, a bill for an act to amend section five thousand six hundred twentysix ( 5626 ) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (compiled code, section 2258), relating to granting pardons.

\author{
W. H. Vance, Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 336.

\section*{REPORTS OF COMMITTEES}

Anderson of Winnebago, from the committe on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 815, a bill for an act to amend section one (1) of chapter eighty-rine (89), acts of the Thirty-seventh General Assembly (C. C. Sec. 1637), relative to purchasing real estate and levying taxes for
county or district fair 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.
J. H. Anderson, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on agriculture to whom was referred House File No. 531, a bill for an act to repeal section 1657 -d, supplement to the code, 1913, (C. C. section 1615) and to enact a substitute in lieu thereof, and to amend section \(1657-\mathrm{e}\), supplement to the code, 1913, (C. C. section 1616) providing for delegates to the agricultural convention and the election of directors of the state board of agriculture, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended and when so amended the bill do pass.

By striking out the words "county farm aid associations commonly known as county farm bureaus" as the same appear in lines twelve and thirteen of section one, and inserting in lieu thereof the words "such farm association within the county having the largest bona fide membership in the county as determined by the board of supervisors."

\section*{J. H. Anderson, Chairman.}

Report adopted.

Parsons of Calhoun, from the committee on county and township organizations, submitted the following report:

Mr. Speaker-Your committee on county and township organizations to whom was referred substitute for Senate File No. 292, a bill for an act to amend the law as it appears in section six (6), chapter two hundred seventy-eight (278) of the acts of the Thirty-eighth General Assembly (C. C. sections \(6985,3164,3178,3211,3188\),) by extending the operation of the law as it appears in said chapter, beg leave to report they have had 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. Parsons, Chairman.
Report adopted.

\begin{abstract}
Also:
Mr. Speaker-Your committee on county and township organizations to whom was referred Senate File No. 356, a bill for an act to repeal the law as it appears in section fourteen hundred seven (1407), supplement to the code, 1915 (C. C. Sec. 4653), and section fourteen hundred seven-one-a (1407-1-a) supplement to the code, 1915 (C. C. Sec. 4654), and
\end{abstract}
to enact a substitute in lieu thereof, relating to delinquent tax collectorsappointment of-compensation-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 do pass.

Thos. Parsons, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 604, a bill for an act to provide for the recording and indexing by county recorders of restricted districts, (residence) building lines, and benefitted 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 as follows, and when so amended the bill do pass:

Amend by striking from the title of the bill the word "residence", also strike out the word " \(a\) " as it appears in line three (3), section one (1) and insert in lieu thereof the word "any". Also strike out the word 'residence" as it appears in line three (3) of section one (1).

Thos. Parsons, Chairman.
Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 810, a bill for an act to amend section four hundred sixty-eight (468) of the code (C. C. section 3131) relating to offices and supplies for 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 amended as follows, and when so amended the bill do pass:

Strike out the word "and" in line four of section one of the bill and insert a comma in lieu thereof.

Thos. Parsons, Chairman.
Report adopted.
Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 746, a bill for an act to amend section twentyseven hundred thirty-three-1a (2733-1a) supplemental supplement to the code, 1915 (C. C. section 2578), relating to penalty for false statement regarding tuition of non-resident pupils attending schools outside home 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.

Arthur Springer, Chairman.
Report adopted.
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirtyeighth (38th) General Assemby (C. C. 2506), relating to the compensation of the county superintendent of 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 amended as follows, and when so amended the bill do pass:

By striking out section one (1) and inserting in lieu thereof the following:

Section 1. That section six (6) chapter two hundred ninety-three (293), acts of the Thirty-eighth General Assembly (C. C. 2506), be amended by adding thereto the following, after the period in line twentytwo (22) thereof:
"Provided, however, that the conventions which elect said superintendents may increase said salaries as set out above, but in no case, shall said increase exceed the sum of four hundred dollars ( \(\$ 400.00\) ).

Arthur Springer, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 667, a bill for an act to amend section one thousand seventy-two (1072) supplement to the code, 1913, relating to the election of county superintendents of 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.

Arthur Springer, Chairman.

\section*{MINORITY REPORT}

Mr. Speaker-We, the minority of your committee on schools and text books, to whom was referred House File No. 667, beg leave to dissent from the view of the majority and respectfully recommend that the bill do pass.
L. H. Mayme, Frank C. Young, Jno. A. Storey.
Passed on file.

Fackler of Adams, from the committee on public charities, submitted the following report:

Mr. Speaker-Your commitee on public charities to whom was referred House File No. 735, a bill for an act to amend section twenty-two hundred forty-seven (2247), supplement to the code, 191̈̈, (C. C. section 3300), relating to the levy of an assessment for the support of the poor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
S. E. Fackler, Chairman.

Report adopted.

\section*{MOTION TO RECONSIDER CALLED UP}

Van Camp of Muscatine called up the motion filed to reconsider the vote by which the House concurred in the Senate concurrent resoIution relative to adjournment sine die, which motion is found on page 1019 of the journal of March 14th, and moved to lay the motion to reconsider on the table.

Clark of Linn moved that action on the motion to reconsider be deferred until Wednesday, March 23rd.

Scott of Appanoose raised the point of order that the motion to lay on the table was not debatable.

The Speaker ruled that the motion was debatable.

The Speaker ruled that under rule 10 the motion of Clarke of Linn was out of order.

On the question, "Shall the motion to reconsider the vote by which the House concurred in the Senate concurrent resolution relative to adjournment sine die be laid upon the table?"

Ayes, 31
\begin{tabular}{lcl} 
Aiken & \multicolumn{1}{c}{ Gilbert } & O'Donnell \\
Aldrich & & Graham \\
Becker & Held & Parrott \\
Beeman & & Powers \\
Blake & Lingersoll & Rankin \\
Carter & Letts & Schulte \\
Children & TcDonald & Scott of Appanoose \\
Dodd & Miller & Slemmons \\
Fdgington & & Mruax \\
Flliott & Moorhead & Van Camp \\
Garber of Floyd & & Mr. Speaker
\end{tabular}

Nays, 62
Allyn
Anderson
Benz
Bery
Bradley
Brady
Buffington
Calhoun
Clark
Colbert
Criswell
Donhowe
Doolittle
Edson
Emery
Fackler
Francis
Gilmore of Cedar
Gilmore of Clay
Gibson
Gilbertson

Gordon
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Kime
Knickerbocker
Lake
Larson
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Moen
Orr
Parsons
Peters
Peterson
Rumley
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Smith
Springer
Stimson
Storey
Ulstad
Vance
Wamstad
Weaver
Weber
Narey
Year
Olson
Absent or not voting, 14
Elson
Forsling
Garber of Adair
Justice
LeValley
\begin{tabular}{ll} 
Nervig & Westervelt \\
Ontjes & Wolfe \\
Perkins & Yenter \\
Ramsey & \\
Sterling &
\end{tabular}

So the motion to lay the motion to reconsider upon the table was lost.

\section*{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. 351, a bill for an act repealing section eighty-five (85), of the code, (C. C. 102), relative to certain fees to be charged by the secretary of state in certain cases, and enacting a substitute therefor.
L. W. Ainsworth, Secretary.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Weaver of Polk, unanimous consent having been given, House File No. 351, a bill for an act repealing section eightyfive (85) of the code (C. C. 102), relative to certain fees to be charged by the secretary of state in certain cases, and enacting a
substitute therefor, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking all out after the enacting clause and substituting therefor the following:
"Section 1. That section eighty-five (85) of the code (C. C. section 102), be and the same is hereby amended by inserting after the word 'states' in line three (3) the word 'fifteen dollars'. and in line four (4) after the word 'attached' strike out the words 'one dollar' and insert the words 'two dollars' and in line five (5) after the word 'words' strike out the word 'ten' and insert 'twenty-five' in lieu thereof.
"Sec. 2. That section three hundred seventy-four (374), supplement to the code, 1913, (C. C. Sec. 695), be and the same is hereby amended by striking out the fifth paragraph of said section and substituting the folrowing in lieu thereof:
" 'Remit to the governor the sum of five dollars ( \(\$ 5.00\) ) for the threeyear period, provided by law, beginning July 4, 1921.
"When the governor is satisfied that the foregoing requirements have been fully complied with, he shall execute and deliver a commission to the person appointed.'
"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 and the Des Moines Register, newspapers published at Des Moines, Iowa."

Also amend the title by striking out the word "repealing" in the first line thereof and substituting the word "amending'" in lieu thereof; and by striking out the words "and enacting a substitute therefor."

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 81
\begin{tabular}{lll} 
Allyn & Children & Forsling \\
Anderson & Clark & Francis \\
Becker & Colbert & Garber of Floyd \\
Beeman & Criswell & Gibson \\
Benz & Dodd & Gilbertson \\
Blake & Doolittle & Gilmore of Cedar \\
Bradley & Edgington & Gilmore of Clay \\
Brady & Edson & Gordon \\
Buffington & Elliott & Graham \\
Calhoun & Emery & Grimwood \\
Carter & Fackler & Gunderson
\end{tabular}

Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Letts
Lockin
Long
McCulloch
McDonald
McGhee
Mayne
Mills
Morgan
Olson
Ontjes
Orr
Parrott
Hanna
Harrison
Parsons
Peters
Peterson
Powers
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte

Nays, 4
Miller
Narey
O'Donnell

Absent or not voting, 22
\begin{tabular}{lll} 
Aiken & Kime & Ramsey \\
Aldrich & Larson & Sterling \\
Berry & LeValley & Van Camp \\
Donhowe & McClune & Westervelt \\
Elson & Moen & Wolfe \\
Garber of Adair & Moorhead & Yenter \\
Gilbert & Nervig & \\
Justice & Perkins &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 351.

\section*{CONSIDERATION OF BILLS}

Calendar No. 23, House File No. 675, a bill for an act to amend section 2241 of the code, as amended by supplemental sapplement, 1915, (C. C. 3103), relative to the amount to be expended by the board of supervisors for county home, with report of committee recommending passage, was taken up for consideration.

Calhoun of Van Buren offered the following amendment and moved its adoption:

Amend House File No. 675, by inserting after the word "supplement" in line two (2) of section one (1), the following words: "to the code".

Amendment adopted.
Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"
Ayes, 75
\begin{tabular}{lll} 
Aiken & Gibson & Ontjes \\
Aldrich & Gilbertson & Orr \\
Allyn & Gilmore of Clay & Parrott \\
Anderson & Gordon & Parsons \\
Becker & Graham & Peters \\
Beman & Grimwood & Peterson \\
Berry & Hanna & Powers \\
Blake & Harrison & Ramsey \\
Brady & Healy & Rankin \\
Buffington & Held & Sampson \\
Calhoun & Ingersoll & Santee \\
Carter & Kime & Schirmer \\
Children & Knickerhockei & Schulte \\
Clark & Lake & Scott of Frernont \\
Colbert & Larson & Shores \\
Criswell & Letts & Slemmons \\
Dodd & Lockin & Smith \\
Donhowe & Long & Springer \\
Doolittle & McClune & Storey \\
Edgington & McCulloch & Truax \\
Edson & Mayne & Ulstad \\
Elliott & Miller & Weber \\
Emery & Mills & Year \\
Forsling & Moorhead & Young \\
Garber of Floyd & Olson & Mr. Speaker \\
& &
\end{tabular}

Nays, 10
\begin{tabular}{ll} 
Benz & \begin{tabular}{l} 
McDonald
\end{tabular} \\
Gilmore of Cedar & McGhee \\
Hauge & Morgan \\
Huff & O'Donnell
\end{tabular}

Scott of Appanoose Stimson

Absent or not voting, 22
\begin{tabular}{|c|c|c|}
\hline Bradley & LeValley & Vance \\
\hline Elson & Moen & Wamstad \\
\hline Fackler & Narey & Weaver \\
\hline Francis & Nervig & Westervelt \\
\hline Garber of Adair & Perkins & Wolfe \\
\hline Gilbert & Rumley & Yenter \\
\hline Gunderson & Sterling & \\
\hline Justice & Van Camp & \\
\hline
\end{tabular}

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

Calhoun of Van Buren offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 675, by inserting the word "the" at the end of the first line and inserting after the word "supplement". in the second line the words "to the code".

Amendment adopted and title as amended was agreed to.
Calendar No. 24, House File No. 692, a bill for an act to amend section eight hundred forty-f ( \(840-\mathrm{f}\) ) of the supplement to the code, 1913, (C. C. 3909), relating to the aggregate tax assessable for all sewer funds by cities of the first class, with report of committee recommending passage, was taken up for consideration.

Children of Pottawattamie, moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?". .
Ayes, 71
\begin{tabular}{ll} 
Allyn & Held \\
Becker \\
Beman & \begin{tabular}{l} 
Huff \\
Benz
\end{tabular} \\
Berry & Kngersoll \\
Brady & Kime \\
Bnickerbocker \\
Buffington & Lalhoun \\
Carter & Letts \\
Cart & Lockin \\
Children & Long \\
Criswell & McClune \\
Dodd & McCulloch \\
Donhowe & McDonald \\
Edgington & McGhee \\
Elliott & Mayne \\
Forsling & Miller \\
Garber of Floyd & Mills \\
Gilmore of Clay & Moorhead \\
Gordon & Narey \\
Grimwood & ODonnell \\
Hanna & Olson \\
Harrison & Ontjes \\
Hauge & Orr \\
Healy & Parrott \\
& Parsons
\end{tabular}

Nays, 6
Aiken
Aldrich

Emery
Gilmore of Cedar
Graham
Morgan

Absent or not voting, 30
\begin{tabular}{lll} 
Anderson & Elson & Gunderson \\
Blake & Fackler & Justice \\
Bradley & Francis & Larson \\
Clark & Garber of Adair & LeValley \\
Colbert & Gibson & Moen \\
Doolittle & Gilbert & Nervig \\
Edson & Gilbertson & Perkins \\
77 & &
\end{tabular}
\begin{tabular}{lll} 
Rumley & Van Camp & Westervelt \\
Sterling & Wamstad & Wolfe \\
Ulstad & Weaver & Yenter
\end{tabular}

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

Calendar No. 25, House File No. 702, a bill for an act to amend section fourteen hundred fifty-nine (1459) of the the code (C. C. Sec. 4769), relating to the payment of funds to the state treasurer by county treasurers, with report of committee recommending passage, was taken up for consideration.

Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 91
\begin{tabular}{lll} 
Aiken & Grimwood & Parsons \\
Aldrich & Gunderson & Peters \\
Allyn & Hanna & Peterson \\
Anderson & Harrison & Powers \\
Becker & Hauge & Ramsey \\
Beeman & Healy & Rankin \\
Benz & Held & Rumley \\
Berry & Huff & Sampson \\
Blake & Ingersoll & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Calhoun & Lake & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Children & Letts & Shores \\
Clark & LeValley & Slemmons \\
Criswell & Lockin & Smith \\
Donhowe & Long & Springer \\
Edgington & McClune & Stimson \\
Elliott & McCulloch & Storey \\
Emery & McDonald & Truax \\
Fackler & McGhee & Ulstad \\
Forsling & Mayne & Van Camp \\
Francis & Miller & Vance \\
Garber of Floyd & Mills & Wamstad \\
Gibson & Moorhead & Weaver \\
Gilbert & Narey & Weber \\
Gilbertson & O'Donnell & Year \\
Gilmore of Cedar & Olson & Young \\
Gilmore of Clay & Ontjes & Mr. Speaker \\
Gordon & Parrott & \\
Graham & Orr &
\end{tabular}

Nays, 1
Doolittle
Absent or not voting, 15
\begin{tabular}{lll} 
Bradley & Garber of Adair & Perkins \\
Colbert & Justice & Sterling \\
Dodd & Moen & Westervelt \\
Edson & Morgan & Wolfe \\
Elson & Nervig & Yenter \\
\hline
\end{tabular}

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

Calendar No. 27, House Hile No. 828, a bill for an act to legalize certain warrants issued by the auditor of state under the authority of House Joint Resolution No. 1, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{lll} 
Aiken & Grimwood & Parsons \\
Aldrich & Hanna & Peters \\
Allyn & Harrison & Peterson \\
Anderson & Healy & Powers \\
Beeman & Held & Ramsey \\
Benz & Huff & Rankin \\
Berry & Ingersoll & Rumley \\
Blake & Kime & Sampson \\
Brady & Knickerbocker & Santee \\
Buffington & Lake & Schirmer \\
Calhoun & Larson & Schulte \\
Carter & Letts & Scott of Appanoose \\
Children & LeValley & Scott of Fremont \\
Clark & Lockin & Shores \\
Donhowe & Long & Slemmons \\
Doolittle & McClune & Smith \\
Edgington & McCulloch & Stimson \\
Elliott & McDonald & Storey \\
Emery & McGhee & Truax \\
Fackler & Mayne & Vlstad \\
Forsling & Miller & Van Camp \\
Francis & Moen & Vance \\
Gibber of & Floyd & Moorhead \\
Gibson & Morgan & Wamstad \\
Gilbert & Narey & Weaver \\
Gilbertson & O'Donnell & Weber \\
Gilmore of Cedar & Olson & Year \\
Graham & Ontjes & Young \\
Graham & Parrott & Mr. Speaker \\
\end{tabular}

Nays, None
Absent or not voting, 21
\begin{tabular}{lll}
\begin{tabular}{ll} 
Becker \\
Bradley \\
Colbert
\end{tabular} & \begin{tabular}{l} 
Garber of Adair \\
Gilmore of Clay
\end{tabular} & \begin{tabular}{l} 
Orr \\
Perkins
\end{tabular} \\
Criswell & Gunderson & Springer \\
Dodd & Hauge & Sterling \\
Edson & Justice & Westervelt \\
Elson & Mills & Wolfe
\end{tabular}

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

Calendar No. 34, House File No. 600, a bill for an act to amend chapter two eighty-five (285), acts of the 38th General Assembly, (C. C. Sec. \(3937-3954\) ) providing for the protection of cities from damage by floods, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendments proposed by the committee, found on pages 1048 and 1049 of the journal of March 15th, were adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question; "Shall the bill pass?"
Ayes, 70
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilmore of Clay & Miller \\
\hline Anderson & Graham & Moen \\
\hline Becker & Grimwood & Moorhead \\
\hline Blake & Gunderson & Narey \\
\hline Buffington & Hanna & O'Donnell \\
\hline \({ }_{\text {Carter }}\) & Harrison & Olson \({ }_{\text {Ontjes }}\) \\
\hline Colbert & Healy & Parrott \\
\hline Criswell & Held & Parsons \\
\hline Dodd & Ingersoll & Peters \\
\hline Doolittle & Kime & Peterson \\
\hline Edgington & Knickerbocker & Powers \\
\hline Edson & Lake & Rankin \\
\hline Elliott & Letts & Rumley \\
\hline Emery & LeValley & Sampson \\
\hline Forsling & Long & Santee \\
\hline Francis & McCulloch & Schirmer \\
\hline Garber of Floyd & McDonald & Schulte \\
\hline Gilbert & McGhee & Scott of Fremont \\
\hline Gilmore of Cedar & Mayne & Smith \\
\hline
\end{tabular}
\begin{tabular}{lll}
\begin{tabular}{ll} 
Springer \\
Stimson
\end{tabular} & \begin{tabular}{l} 
Vance \\
Storey
\end{tabular} & Wamstad \\
Van Camp & Weber & Young \\
& Year & \\
Nays, 13 & & \\
& & \\
Aiken & & \\
Aldrich & Gilbertson & Shores \\
Beman & Huff & Slemmons \\
Benz & Larson & Truax \\
Gibson & McClune & \\
\hline
\end{tabular}

Absent or not voting, 24

Berry
Bradley Brady
Calhoun
Clark
Donhowe Elson
Fackler

Garber of Adair
Gordon
Justice
Lockin
Mills
Morgan
Nervig
Orr

Perkins
Ramsey
Sterling
Ulstad
Weaver
Westervelt
Wolfe
Yenter

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

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 600 by striking from the second line thereof the words "providing for" and inserting in lieu thereof "relating to".

Amendment adopted and title as amended was agreed to.
Calendar No. 37, House File No. 672, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-nine (1989-a29), supplement to the code, 1913, (C. C. Seec. 4877), relating to drainage districts, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Children of Pottawattamie the amendments proposed by the committee, found on page 1049 of the journal of March 15th, were adopted.

Mr. Children moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 85
\begin{tabular}{lll} 
Aiken & Grimwood & Orr \\
Aldrich & \begin{tabular}{l} 
Gunderson \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Parrott
\end{tabular} \\
Anderson & Hanna & Peters \\
Becker & Harrison & Peterson \\
Beeman & Hauge & Powers \\
Benz & Healy & Ramsey \\
Bery & Held & Rankin \\
Blake & Huff & Rumley \\
Bradley & Ingersoll & Sampson \\
Brady & Knickerbocker & Santee \\
Buffington & Lake & Schirmer \\
Calhoun & Larson & Schlte \\
Carter & Letts & Scott of Appanoose \\
Children & LeValley & Scott of Fremont \\
Colbert & Lockin & Shores \\
Criswell & Long & Slemmons \\
Donhowe & McClune & Smith \\
Doolittle & McCulloch & Springer \\
Edgington & McDonald & Stimson \\
Edson & McGhee & Storey \\
Elliott & Mayne & Truax \\
Emery & Miller & Ulstad \\
Fackler & Mills & Wamstad \\
Garber of Floyd & Moen & Moorhead \\
Gibson & Narey & Weber \\
Gilmore of Cedar & ODDonnell & Year \\
Gilmore of Clay & Olson & Mr. Speaker \\
Graham & Ontjes & \\
& &
\end{tabular}

Nays, None

Absent or not voting, 22

Clark
Dodd
Elson Forsling
Francis
Garber of Adair Gilbert Gilbertson

Gordon
Justice
Kime
Morgan
Nervig
Parsons
Perkins
Sterling

Van Camp
Vance
Westervelt
Wolfe
Yenter
Young

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

Calendar No. 39, House File No. 686, a bill for an act to amend section thirty-eight hundred seventy-two (3872) of the code, 1897, (C. C. Sec. 7633 ), relating to the taxation of jury fees as part of the costs, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Clark of Linn the amendments proposed by the
committee, found on page 1047 of the journal of March 15th, were adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Orr \\
Allyn & Graham & Parrott \\
Anderson & Grimwood & Parsons \\
Becker & Gunderson & Peters \\
Beeman & Hanna & Peterson \\
Berry & Harrison & Ramsey \\
Blake & Hauge & Rankin \\
Bradley & Healy & Rumley \\
Brady & Hed & Sampson \\
Buffington & Huff & Santee \\
Calhoun & Ingersoll & Schirmer \\
Children & Kime & Schulte \\
Clark & Knickerbocker & Scott of Appanoose \\
Colbert & Larson & Scott of Fremont \\
Criswell & Letts & Shores \\
Donhowe & LeValley & Slemmons \\
Doolittle & Long & Smith \\
Edgington & McClune & Springer \\
Elliott & McCulloch & Stimson \\
Emery & McDonald & Storey \\
Fackler & McGhee & Truax \\
Forsling & Mayne & Ulstad \\
Francis & Garber of Floyd & Moen \\
Gibson & Morillead & Weber \\
Gilbert & Moorhead & Year \\
Gilmore of Cedar & Narey & \\
& Olson &
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Aldrich & Ontjes \\
Dodd & Wamstad
\end{tabular}

Absent or not voting, 24
\begin{tabular}{ll} 
Benz & Lake \\
Carter & Lockin \\
Edson & Mills \\
Elson & Morgan \\
Garber of Adair & Nervig \\
Gilbertson & O'Donnell \\
Gordon & Perkins \\
Justice & Powers
\end{tabular}

Sterling
Van Camp
Vance
Westervelt
Wolfe
Yenter
Young
Mr. Speaker

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

Calendar No. 45 , Senate file No. 419, a bill for an act to amend chapter one hundred twenty-five (125), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 2640), relating to the acquisition of school house sites, with report of committee recommending passage, was taken up for consideration.

Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Aiken & Gilbertson & Olson \\
Allyn & Gilmore of Cedar & Ontjes \\
Anderson & Gilmore of Clay & Parrott \\
Becker & Gordon & Parsons \\
Beman & Graham & Peters \\
Benz & Grimwood & Peterson \\
Berry & Hanna & Ramsey \\
Blake & Harrison & Rankin \\
Bradley & Hauge & Sampson \\
Brady & Healy & Santee \\
Buffington & Held & Schirmer \\
Calhoun & Huff & Schulte \\
Carter & Kime & Scott of Appanoose \\
Children & Knickerbocker & Scott of Fremont \\
Clark & Larson & Shores \\
Colbert & Letts & Slemmons \\
Dodd & LeValley & Smith \\
Donhowe & Long & Stimson \\
Doolittle & McClune & Storey \\
Edgington & McCulloch & Truax \\
Edson & McDonald & Ulstad \\
Elliott & McGhee & Van Camp \\
Emery & Mayne & Vance \\
Fackler & Miller & Wamstad \\
Francis & Mills & Weaver \\
Garber of Floyd & Moen & Weber \\
Gibson & Moorhead & Year \\
Gilbert & Narey & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 23
\begin{tabular}{lll} 
Aldrich & Lake & Rumley \\
Criswell & Lockin & Springer \\
Elson & Morgan & Sterling \\
Forsling & Nervig & Westervelt \\
Garber of Adair & O'Donnell & Wolfe \\
Gunderson & Orr & Yerkins \\
Ingersoll & Perter \\
Justice & Powers & Young \\
\end{tabular}

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

Calendar No. 51, Senate File No. 305, a bill for an act to amend, revise and codify section 18 of chapter 285 , acts of the Thirtyeighth General Assembly, (C. C. Sec. 3953), authorizing cities having four thousand population or more to issue bonds to defray the expenses of improvements to protect property within their limits from danger and damage from floods and high water, with report of committee recommending passage, was taken up for consideration.

Dodd of Howard offered the following amendment and moved its adoption:

Amend Senate File No. 305 by striking therefrom the enacting clause.
Motion prevailed and the amendment was adopted.
Calendar No. 55, House File No. 599, a bill for an act enabling cities of the first and second classes, including special charter cities and cities under the commission form of government, to provide for a city planning commission, and defining. the duties and powers thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendments proposed by the committee, found on page 1101 of the journal of March 17th, were adopted.

Hauge of Polk offered the following amendment and moved its adoption:

Amend House File No. 599 by adding the following to section 1:
For the purposes of this act the city council shall divide the city into four districts and the members of the commission shall be distributed as nearly as possible equally in said districts.

Amendment lost.

Forsling of Woodbury, moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 62
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Ontjes \\
Becker & Gilmore of Clay & Parsons \\
Beeman & Grimwood & Peters \\
Benz & Graham & Peterson \\
Blake & Gordon & Ramsey \\
Brady & Gunderson & Rankin \\
Buffington & Hanna & Rumley \\
Calhoun & Harrison & Sampson \\
Children & Ingersoll & Santee \\
Clark & Kime & Schirmer \\
Colbert & Knickerbocker & Schulte \\
Dodd & Lake & Scott of Appanoose \\
Donhowe & Letts & Scott of Fremont \\
Doolittle & LeValley & Smith \\
Edgington & Long & Storey \\
Elliott & McCulloch & Truax \\
Emery & Mayne & Weaver \\
Fackler & Miller & Weber \\
Forsling & Moorhead & Year \\
Gibson & Narey & Mr. Speaker \\
Gilbert & Olson &
\end{tabular}

Nays, 16

Aiken
Aldrich
Berry
Carter
Gilbertson
Held

Huff
Larson
McClune
McGhee
Moen
O'Donnell

Shores
Stimson Wamstad
Young

Absent or not voting, 29
\begin{tabular}{lll} 
Anderson & Justice & Slemmons \\
Bradley & Lockin & Springer \\
Criswell & McDonald & Sterling \\
Edson & Mills & Ulstad \\
Elson & Morgan & Van Camp \\
Francis & Nervig & Vance \\
Garber of & Adair & Orr \\
Garber of Floyd & Parrott & Westervelt \\
Hauge & Perkins & Wolfe \\
Healy & Powers &
\end{tabular}

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

RULE 63 SUSPENDED
On request of O'Donnell of Dubuque rule 63 was suspended for the remainder of the day.

LEAVE OF ABSENCE
On request of Rumley of Decatur leave of absence was granted Donhowe of Story for the remainder of the day.

\section*{G. L. VENARD TAKES SEAT}

The Speaker of the House announced that he had before him at this time a certificate of election from the executive council of the State of Iowa, issued to G. L. Venard as a representative from Sioux county, for the Thirty-ninth General Assembly.

Van Camp of Muscatine moved that the certificate of election issued to G. L. Venard by the executive council of the State of Iowa be accepted, and that he be seated as an accredited member of the House of Representatives from Sioux county, for the Thirtyninth General Assembly.

Motion prevailed.
The Speaker appointed Van Camp of Muscatine and Moorhead of Scott as a committee of two to escort the newly elected member of the House to the bar of the chief clerk's desk to take the prescribed oath.
G. L. Venard was escorted to the bar of the chief clerk's desk, where he 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 the office of representative, according to the law and to the best of my ability, so help me God.

The House recessed five minutes to greet the Hon. G. L. Venard.

\section*{CONSIDERATION OF BILLS}

Calendar No. 56, House File No. 601, a bill for an act to repeal chapter one hundred thirty-eight (138), acts of the Thirty-seventh General Assembly and enacting a substitute therefor authorizing all cities and towns including special charter cities to regulate and restrict the location of trades and industries and buildings designed for specified uses, to divide such city or town into districts for such purpose and to prescribe penalties for violation thereof,
with report of committee rcommending substitute amendment and passage, was taken up for consideration.

On motion of Lake of Woodbury the amendments proposed by the committee, found on pages 1102 and 1103 of the journal of March 17th, were adopted.

Mr. Lake moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 72
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilmore of Clay & Peters \\
\hline Anderson & Grimwood & Peterson \\
\hline Becker & Hanna & Powers \\
\hline Beeman & Harrison & Ramsey \\
\hline Benz & Hauge & Rankin \\
\hline Blake & Healy & Rumley \\
\hline Bradley & Held & Sampson \\
\hline Brady & Ingersoll & Santee \\
\hline Buffington & Knickerbocker & Schirmer \\
\hline Calhoun & Lake & Schulte \\
\hline Carter & LeValley & Scott of Fremont \\
\hline Children & McClune & Shores \\
\hline Clark & McCulloch & Slemmons \\
\hline Criswell & McDonald & Smith \\
\hline Dodd & McGhee & Springer \\
\hline Edgington & Mayne & Stimson \\
\hline Edson & Miller & Storey \\
\hline Elliott & Moorhead & Truax \\
\hline Emery & Morgan & Van Camp \\
\hline Forsling & O'Donnell & Vance \\
\hline Francis & Olson & Weaver \\
\hline Gilbert & Ontjes & Weber \\
\hline Gilbertson & Orr & Year \\
\hline Gilmore of Cedar & Parsons & Mr. Speaker \\
\hline
\end{tabular}

Nays, 5
\begin{tabular}{lll} 
Gibson & Long & Moen \\
Larson & Scott of Appanoose
\end{tabular}

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Graham & Perkins \\
Aldrich & Gunderson & Sterling \\
Berry & Huff & Ulstad \\
Corbert & Justice & Venard \\
Donhowe & Kime & Wamstad \\
Doolittle & Letts & Westervelt \\
Elson & Lockin & Wackler
\end{tabular}

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

Calendar No. 58, House File No. 689, a bill for an act to amend section nineteen hundred eighty-nine-a forty-one (1989-a41), supplement to the code, 1913, as amended by chapter seventy-six (76) acts of the Thirty-eighth General Assembly (C. C. 4890), relating to expenses and fees in drainage proceedings, with report of committee recommending passage, was taken up for consideration.

Harrison of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91

Aiken
Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Emery
Fackler
Francis
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Gunderson
Hannar
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
O'Donnell
Olson
Ontjes
Orr

Grimwood
Hanna
Harrison
Hauge
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
ane
or
McGhee
Mayne
Miller
Mills
Moen
orhead
O'Donnell
Olson
Orr

Parrott
Parsons
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Storey
Truax
Van Camp
Vance
Wamstad
Weber
Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 17
\begin{tabular}{lll} 
Bradley & \begin{tabular}{l} 
Graham \\
Donhowe
\end{tabular} & \begin{tabular}{l} 
Ulstad \\
Eustice
\end{tabular} \\
Elson & Narey & Venard \\
Forsling & Nervig & Weaver \\
Garber of Adair & Perkins & Westervelt \\
Garber of Floyd & Sterling & Wolfe
\end{tabular}

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

Calendar No. 36, House File No. 633, a bill for an act to repeal chapter three hundred forty-two (342) acts of the Thirty-eighth (38th) General Assembly and to repeal section twenty-eight hundred sixteen (2816), supplement to the code, 1913, relating to the reversion of school sites, with report of committee recommending passage was taken up for consideration.

Calhoun of Van Buren offered the following amendment and moved its adoption:

Amend House File No. 633 by inserting before the word "owner" in line 9 of section 1 , the word "then" and also by striking out the word "the" before the word "owner" in line 10 of said section 1 and inserting in lieu thereof the word "said" and also by striking out the word "the" before the word "owner" in line 12 of said section 1 and inserting in lieu thereof the word "said".

Amendment adopted.
Lockin of Cherokee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third timb.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Aiken & \(\ddots\) & Children \\
Aldrich & Clark & Gibson \\
Allyn & Colbert & Gilbert \\
Anderson & Criswell & Gilbertson \\
Becker & & Gilmore of Cedar \\
Beeman & Dodd & Doolittle
\end{tabular}
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Miller
Mills
Moen
Moorhead
Narey

O'Donnell
Olson
Ontjes
Parrott
Parsons
Peters
Peterson
Ramsey
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont Shores

Huff
Morgan

Slemmons
Smith
Springer
Stimson
Storey
Truax
Van Camp
Vance
Venard
Weaver
Weber
Year Yenter
Young
Mr. Speaker

Wamstad

Bradley
Donhowe
Elson
Garber of Adair Garber of Floyd Graham
Justice

McDonald
Mayne
Nervig
Orr Perkins
Powers
Rankin

\author{
Rumley \\ Sterling \\ Ulstad Westervelt Wolfe
}

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

Calendar No. 60, House File No. 726, a bill for an act to amend section nineteen hundred eighty-nine-a twelve (1989-a12), supplemental supplement to the code, 1915, as amended by chapters one hundred twenty-seven (127) and three hundred forty-four (344) of the acts of the 37th General Assembly, (C. C. Sec. 4851), and to amend section nineteen hundred eighty-nine-a twenty-six (1989-a 26 ), supplement to the code, 1913 , as amended by section five (5) of chapter three hundred forty-four (344) of the acts of the Thirtyseventh General Assembly, section one (1) of chapter sixty-four (64) of the acts of the Thirty-eighth General Assembly, and section one (1) of chapter two hundred seventy-six (276) of the acts of the Thirty-eighth General Assembly, (C. C. Sec. 4874), relating to levees, ditches, drains, and water courses, and authorizing separate assessments for laterals, with report of committee recommending passage, was taken up for consideration.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.
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On the question, "Shall the bill pass?"

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Ayes, 74
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Olson \\
Aldrich & Gilmore of Clay & Ontjes \\
Allyn & Grimwood & Orr \\
Anderson & Gunderson & Parsons \\
Becker & Hanna & Peters \\
Beeman & Harrison & Peterson \\
Benz & Hauge & Powers \\
Blake & Held & Ramsey \\
Brady & Huff & Sampson \\
Buffington & Ingersoll & Santee \\
Calhoun & Kime & Schirmer \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Lake & Shores \\
Clark & Letts & Slemmons \\
Colbert & LeValley & Stimson \\
Criswell & Long. & Storey \\
Dodd & McClune & Truax \\
Doolittle & McCulloch & Van Camp \\
Edgington & McDonald & Vance \\
Edson & McGhee & Wamstad \\
Emery & Mayne & Weaver \\
Fackler & Mills & Year \\
Forsling & Moorhead & Yenter \\
Francis & Narey & Mr. Speaker \\
Gilbertson & O'Donnell &
\end{tabular}

Nays, 1
Schulte
Absent or not voting, 33
\begin{tabular}{lll} 
Berry & Healy & Rumley \\
Bradley & Justice & Scott of Fremont \\
Donhowe & Larson & Smith \\
Elliott & Lockin & Springer \\
Elson & Miller & Sterling \\
Garber of Adair & Moen & Ulstad \\
Garber of Floyd & Morgan & Venard \\
Gibson & Nervig & Weber \\
Gilbert & Parrott & Westervelt \\
Gordon & Perkins & Wolfe \\
Graham & Rankin & Young
\end{tabular}

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

\section*{HOUSE RECONSIDERS VOTE}

Weaver of Polk moved that the House reconsider the vote by which the House concurred in the Senate amendments to House File No. 351.

Motion prevailed and the House reconsidered.
Calendar No. 63, House File No. 794, a bill for an act to amend section ninety-two (92) chapter one hundred twenty-three (123), acts of the Thirty-eighth General Assembly (C. C. 4197), relating to housing of the people in cities of the first class and special charter cities under commission form of government, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Weaver of Polk the amendments proposed by the committee, found on pages 1101 and 1102 of the journal of March 17th, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Allyn & Gordon & Orr \\
Anderson & Grimwood & Parsons \\
Becker & Hanna & Peterson \\
Beeman & Harrison & Powers \\
Benz & Hauge & Rankin \\
Blake & Healy & Sampson \\
Brady & Held & Santee \\
Buffington & Ingersoll & Schirmer \\
Calhoun & Knickerbocker & Schulte \\
Carter & Lake & Scott of Appanoose \\
Children & Letts & Scott of Fremont \\
Colbert & LeValley & Shores \\
Criswell & Lockin & Slemmons \\
Doolittle & Long & Smith \\
Edgington & Mcclune & Stimson \\
Edson & McCulloch & Storey \\
Elliott & McDonald & Truax \\
Emery & McGhee & Van Camp \\
Fackler & Mayne & Vance \\
Forsling & Moen & Wamstad \\
Francis & Mibson & Moorhead \\
Gilbert & Meaver \\
Gilbertson & Narey & Weber \\
Gilmore of Cedar & O'Donnell & Oear \\
Gilmore of Clay & Olson & Ontjes
\end{tabular}

Nays, None
Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Graham & Perkins \\
Aldrich & Gunderson & Peters \\
Berry & Huft & Ramsey \\
Bradley & Justice & Rumley \\
Clark & Kime & Springer \\
Dodd & Larson & Sterling \\
Donhowe & Miller & Ulstad \\
Elson & Mills & Venard \\
Garber of Adair & Nervig & Westervelt \\
Garber of Floyd & Parrott & Wolfe
\end{tabular}

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

Calendar No. 64, House File No. 802, a bill for an act to forbid catching fish from any boat other than one propelled by oar or paddle, and to amend section twenty-five hundred forty-two(2542) of the code, (C. C. 1110), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ontjes of Grundy the amendments proposed by the committee, found on page 1105 of the journal of March 17th, were adopted.

Mr. Ontjes moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Buffington
Calhoun
Carter
Children
Colbert
Dodd
Elliott
Emery
Fackler

Forsling
Francis
Gibson
Gilbert
Gilbertson
Gilmore of Clay
Gordon
Grimwood
Gunderson
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake

LeValley
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Mills
Moen
Moorhead
Narey
O'Donnell
Olson
Ontjes
Orr
Parsons
Perkins
Peterson
Powers
Ramsey
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Springer
Stimson
Storey
Truax
Ulstad
Van Camp
Nays, 12
\begin{tabular}{lll} 
Brady & \begin{tabular}{l} 
Edgington \\
Clark
\end{tabular} & Morgan \\
Criswell & Edson & Parrott \\
Doolittle & Lockin & Rankin \\
& & Rumley
\end{tabular}

Absent or not voting, 22

Aiken
Bradley
Donhowe
Elson
Garber of Adair
Garber of Floyd Graham
Harrison

Justice
Kime
Larson
Letts
Miller
Nervig
Peters
Schulte

Vance
Wamstad
Weaver
Weber
Year
Yenter
Young

Morgan
Rankin
Rumley

Smith
Sterling
Venard
Westervelt
Wolfe
Mr. Speaker

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

The committee offered the following amendment to the title:
"Amend the title to House File No. 802 by substituting therefor the following:
"A bill for an act to amend section twenty-five hundred forty-two (2542) of the code (C. C. Sec. 1110), relating to fishing from a boat."

Amendment adopted and title as amended was agreed to.
Calendar No. 66, Senate File No. 373, a bill for an act to amend the law as it appears in section two (2) of chapter three hundred eight (308), acts of the Thirty-seventh General Assembly (compiled code, section 2630), relating to the education of deaf children, with report of committee recommending passage, was taken up for consideration.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",

Ayes, 80

Aldrich
Allyn
Anderson
Beeman
Benz
Berry
Blake
Brady
Buffington
Carter
Colbert
Criswell
bodd
Doolittle
Edgington
Edson
Wlliott
Emery
Fackler
Francis
Gibson
Gilbert
Gilmore of Cedar
Filmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Healy
Huff
Held
Ingersoll
Knickerbocker
Lake
LeValley
Lockin
Long
MeCulloch
McDonald
McGhee
Mayne
Mills
Moen
Moorhead
Morgan
Narey
O'Donnell
Olson
Ontjes
Parrott
Parsons
Perkins
Peterson

Powers
Ramsey
Rankin
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 28
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Nervig \\
Becker & Gilbertson & Orr \\
Bradley & Graham & Peters \\
Calhoun & Gunderson & Rumley \\
Children & Justice & Sampson \\
Clark & Kime & Sterling \\
Donhowe & Larson & Westervelt \\
Eison & Letts & Wolfe \\
Forsling & McClune & \\
Garber of Adair & Miller &
\end{tabular}

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

Speaker pro tempore Larson in the chair.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Parsons of Calhoun, from the committee on county and township organizations, submitted the following report:

Mr. Speaker-Your committee on county and township organizations to whom was referred House File No. 742, a bill for an act to amend section three (3) chapter two hundred seventy-eight (278) acts of the Thirty-eighth General Assembly (C. C. Sec. 3178) relating to the power of the county treasurer to appoint a tax collector or an additional deputy in cities and counties herein designated, beg leave to report they have had 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. Parsons, Chairman.
Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred substitute for Senate File No. 632, a bill for an act to legalize certain warrants issued by the board of supervisors of Wapello 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.
C. F. Clark, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker- Your committee on judiciary to whom was referred House File No. 724, a bill for an act to amend section three hundred thirty-three (333) of the code (C. C. Sec. 6990), relating to the exemption from liability to act as 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 do pass.
C. F. Clare, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 279, a bill for an act to repeal chapter thirteen-b, title nine (9), supplemental supplement to the code, 1915 (C. C. 54175439), and to enact a substitute therefor, to prevent fraud in the sale and disposition of certain 'securities" herein defined, sold or offered for sale within the state of Iowa by any dealer or agent by requiring an inspection of such securities, and an inspection of the business of individuals or companies issuing such securities and such regulations and supervision of the business of said individuals or companies as may be necessary to prevent fraud in the sale within this state of any such securities, to define dealers in securities, to provide for the supervision over and regulation of such dealers, to provide for service of process and
examination and filing fees, to fix commission and promotion fees allowed to be charged, and to provide for the enforcement of said act and the 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 by substitution and when so amended the bill do pass:

\author{
C. F. Clark, Chairman.
}

On motion of Clark of Linn the committee's substitute bill was ordered printed in bill form.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 534, a bill for an act to amend section forty hundred eleven (4011) of the code (C. C. Sec. 7730), pertaining to exemption from liability for debt, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speakfr-Your committee on judiciary to whom was referred House File No. 814, a bill for an act relating to nuisances and providing for the abatement 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.

\section*{C. F. Clark, Chairman.}

Report adopted and House File No. 814 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 762, a bill for an act to legalize the organization of the consolidated independent school district of Masonville, said district being situated partly in Buchanan county and partly in Delaware county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Ohairman.

Report adopted.

\begin{abstract}
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 510 , a bill for an act to legalize the action of the Iowa state board of education including the finance committee; and the presidents or the superintendent, the secretaries and the treasurers of the state university of Iowa, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa school for the deaf, in transferring certain balances which had been appropriated for definite and specific purposes, to the support funds of said institutions so as to pay the necessary expenses of maintaining the educational departments of said 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.
C. F. Clark, Chairman.

Report adopted.
\end{abstract}

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 583, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the county of Marshall, 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 639, a bill for an act to legalize an election held January 29, 1921, in the consolidated independent school district of Arispe, in the county of Union, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of seventy-five thousand dollars ( \(\$ 75,000.00\) ), and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election and said bonds, and to authorize the issuance of seventy-five thousand dollars ( \(\$ 75,000\) ) bonds of said consolidated independent school 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.

\author{
C. F. Clark, Ohairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 759, an act to legalize an election held on the eighth day of March, 1920, in the school township of Cooper, in the county of Webster, and state of Iowa, for the purpose of voting on the issuance of bonds of said school township, in the amount of fifteen thousand dollars ( \(\$ 15,000.00\) ), and to legalize all acts and proceedings of the board of directors of said school township, in respect of said election and said bonds, and to declare the purpose for which the said bonds are authorized, and to authorize the issuance of fifteen thousand dollars ( \(\$ 15\),000.00 ) bonds of said school township, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clare, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 627, a bill for an act authorizing, empowering and directing the governor and secretary of state to convey by patent to Johannes Anderson certain real estate in Iowa City, Johnson 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.
- C. F. Clark, Chairman.

Report adopted.
Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speafer-Your committee on insurance to whom was referred House File No. 766, a bill for an act relating to insurance amending section 1783 -d, supplement to the code, 1913, as amended by section 8 , chapter 348, laws of the 38th General Assembly, (C. C. Sec. 5495), beg leave to report they have had 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, and when so amended the bill do pass:

Amend House File No. 766 by striking out the word "fourth" in line seven (7) of section one (1) and inserting in lieu thereof the word "third".

\author{
H. B. Morgan, Chairman.
}

Report adopted.
LeValley of Franklin, from the committee on dairy and food, submitted the following report:

Mr. Speaker-Your committee on dairy and food to whom was referred House File No. 361, a bill for an act authorizing cities and towns, including cities. under special charter, to license and repulate milk dealers and to establish standards for milk and cream and provide for the inspection 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 amended as follows, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That chapter three hundred forty-:wo (342) acts of the Thirty-seventh General Assembly, (C. C. Sec. \(3595^{\circ}\) ), be and the same is hereby repealed and the following enacted in lieu thereof: "Cities and towns, including cities under special charter, in addition to powers already granted, shall have within their corporate limits the power by ordinance (1) To provide for the inspection of milk, skimmed milk, buttermilk and cream, for domestic use. (2) To establish and enforce sanitary requirements for the production, handling and distribution of milk, skimmed milk, buttermilk and cream for domestic use. (3) To provide for the pasteurization of milk, skimmed milk and cream, except that produced from a cow or herd of cows which have been placed and maintained under state or federal supervision for the eradication of tuberculosis, provided that, a cow or herd of cows shall be considered under such supervision when there is on file in the office of the commission of arrimal health an application for such supervision, and except that produced from a cow or herd of cows which have been tested and found free of tuberculosis by an "accredited" practicing veterinarian.

Sec. 2. Any ordinance requiring a tuberculin test of a cow or herd of cows, whose milk is or shall be sold within the corporate limits of any city or town, as provided in this act, shall further provide that if such test has not been previously made, it may be applied at any time within six (6) months from the date of the passage of such ordinance, and the provisions thereof shall apply only after the expiration of said period.

Sec. 3. For the purposes of this act an "accredited" practicing veterinarian is one who has successfully passed an examination of the bureau of animal industry of the United States department of agriculture and the commission of animal health of this state and is authorized to make tuberculin tests of accredited herds of cattle under the provisions of section six (6) of the uniform methods and rules governing accredited herd work which was approved by the bureau of animal industry of the United States department of agriculture, December 6, 1920.

Sec. 4. Nothing in this act shall be construed as giving to such cities and towns authority to adopt ordinances in conflict with the state law, or to abrogate the authority now or hereafter vested in the state dairy and food commission.

Sec. 5. 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 at Des Moines, Iowa, and the Cedar Rapids Republican, a newspaper published at Cedar Rapids, Iowa.

Also amend the title by substituting the following:
An act repealing chapter three hundred forty-1wo (342), acts of the Thirty-seventh General Assembly, (C. C. Sec. 3595), granting powers to cities and towns to adopt ordinances regulating the sale of milk and to enact a substitute therefor authorizing cities and towns, including cities acting under special charter to adopt ordinances providing for the inspection of milk, skim milk, buttermilk and cream; to establish and enforce sanitary requirements for the production, distribution and handling thereof and to require pasteurization.
C. J. LeViliey, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on dairy and food to whom was referred House File No. 570, a bill for an act providing for the regulation, licensing and sanitary inspection of restaurants, cafes, cafeterias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the 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 be amended as follows, and when so amended the bill do pass:

Amend section one (1) by inserting between the words "food" and "is" in line four (4) the words "including ice cream".

Amend section one (1) by inserting between the words "public" and "shall" in line four (4) the words "except those used not more than one day in any week by churches, fraternal societies and civic organizations,".

Amend section six (6) by striking the period (.) at end of same and substituting a comma (,) therefor, and add the following: "except that when this fund exceeds ten thousand dollars ( \(\$ 10,000.00\) ) such excess shall be paid into the general fund of the state."

Amend section seven (7) by striking the words "chapter \(12-\mathrm{a}\) " in line seven (7) and substituting in lieu thereof the words "section \(2514-\mathrm{t}\), supplemental supplement to the code, 1915".

Amend section eight (8) by striking period (.) at end of section and substituting a comma (,) in lieu thereof, and adding the words "the expense charged in either case shall be collected by the officer making the inspection, who shall receipt for same to party paying such charge, and such officer shall cause any money so collected to be paid over as license fees."

Amend by striking out all of section nine (9) and substituting in lieu thereof the following:
"Section 9. Every restaurant, except those temporary in location and character, situated in a city or town having a system of sewerage, shall be thoroughly drained, constructed and ventilated according to approved sanitary principles; all restaurants shall be kept and maintained in a clean and sanitary condition and free from any effluvia, gas, or offensive odors arising from any sewer, drain, privy, or any other source whatsoever within the control of the owner, manager, agent or person in charge thereof. Restaurants, except those temporary in character and location, in cities or towns not provided with a sewerage system shall be drained, constructed and ventilated in accordance with approved sanitary principles, and the drain shall be connected with an approved cesspool, which cesspool shall be properly cleaned and disinfected as often as necessary to keep and maintain it in an approved sanitary condition."

Amend section ten (10) by inserting between the words "where" and "the" in line six (6), the words "any of", and by striking the word "that" in line seven (7) and-substituting the word "it" in lieu thereof; also by inserting between the words "and shall" in line eight (8), the words "further use of same".

\section*{C. J. LeValley, Chairman.}

Report adopted.
Ingersoll of Tama, from the committee on land titles, submitted the following report:

Mr. Speaker-Your committee on land titles to whom was referred Senate File No. 456, a bill for an act authorizing the issuance of a patent to certain lands in Dallas 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.
F. W. Ingersoll, Chairman.

Report adopted.

\section*{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 to the following bill in which the concurrence of the Senate was asked:

Senate File No. 584, a bill for an act to legalize certain warrants ana the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine county, Iowa.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 349, a bill for an act to amend chapter 270, acts of the 38th General Assembly, relating to limit of commencement of actions for the recovery of an interest in real estate.
L. W. Ainsworth, Secretary.

Also:
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. 503, a bill for an act to establish and designate Armistice Day, a legal holiday.

\author{
L. W. Ainsworth, Secretary.
}

Also:
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. 548, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of lowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ), for school building purposes.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I an 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. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven ( \(694-\mathrm{c} 47\) ), supplemental supplement to the code, 1915, and chapter 152, acts of the Thirtyseventh General Assembly, (C. C. Sec. 6888), relating to salaries of judges and officers of municipal courts, and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

Also:
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. 578, a bill for an act to legalize certain warrants and
the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.
L. W. Ainsworth, Secretary.

Also :
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. 706, a bill for an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact.
L. W. Ainsworth, Secretary.

Also:
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. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the town of Pomeroy, Calhoun county, Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. 〔peaker-I 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. 630, a bill for an act to legalize certain warrants of the Randall consolidated school district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to legalize a tax levied to pay the same.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 504, a bill for an act to repeal section 3 of chapter 114, acts of the 37 th General Assembly, relating to the custody and control of memorial halls and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 499, a bill for an act to repeal section two hundred seventy-eight (278) of the code, (C. C. 6910), relating to the salary of judges of superior courts, and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 738, a bill for an act to legalize the organization of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, Iowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars ( \(\$ 80,000.00\) ) bonds of said district authorized at an election held February 1, 1921.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 719, a bill for an act to legalize certain warrants issued by the city of Malvern on the street improvement fund and also the fire fund and to authorize the execution and sale of bonds to fund same.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 768, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Competine township, Wapello county, Iowa, and to ratify and confirm the election of the officers of said consolidated independent school district, and to ratify and confirm all the acts of said board of directors.
L. W. Arnsworth, Secretary.

Also :
Mr. Speaker-I 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. 420, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u ( \(2563-\mathrm{u}\) ), supplemental supplement to the code, 1915, as amended by chapter one hundred eleven (111), acts of the Thirty-seventh General Assembly, (C. C. Sec. 1175), in relation to protection of game.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Substitute for Senate File No. 499, a bill for an act to repeal section two hundred seventy-eight (278) of the code, (C. C. 6910), relating to the salary of judges of superior courts, and to enact a substitute therefor.

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

Senate File No. 630, a bill for an act to legalize certain warrants of the Randall consolidated independent school district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to legalize a tax levied to pay the same.

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

Senate File No. 504, a bill for an act to repeal section three (3) of chapter one hiundred fourteen (114) acts of the Thirty-seventh General Assembly, (C. C. Sec. 3352) to the custody and control of memorial halls and to enact a substitute therefor.

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

Senate File No. 719, a bill for an act to legalize certain warrants issued by the city of Malvern on the street improvement fund and also the fire fund and to authorize the execution and sale of bonds to fund same.

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

Senate File No. 420, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, as amended by chapter one hundred eleven (111), acts of the 37th General Assembly, (C. C. Sec. 1175), in relation to protection of game.

Read first and second time and referred to committee on fish and game.

Senate File No. 738, a bill for an act to legalize the organization
of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, Iowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars ( \(\$ 80,000.00\) ) bonds of said district authorized at an election held February 1st, 1921.

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

Senate File No. 768, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Competine township, Wapello county, Iowa, and to ratify and confirm the election of the officers of said consolidated independent school district, and to ratify and confirm all the acts of said board of directors.

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

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 16th, approved the following bill:

House File No. 436.
Also that he had, on March 17th, approved the following bill:
House File No. 479.
And on March 18th the following:
House File No. 553.
House File No. 454.
House File No. 370.
House File No. 382.
House File No. 280.
House File No. 559.
House File No. 519.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to re-consider the vote by which House File No. 656 passed the House.

\author{
John Bradley \\ F. C. Sampson \\ J. H. Van Camp
}

\section*{HOUSE FILE WITHDRAWN}

On request of Lake of Woodbury, unanimous consent having been obtained, House File No. 314 was withdrawn from the committee on municipal corporations and from further consideration by the House.

\section*{SPECIAL ORDER MADE}

On request of Lake of Woodbury, unanimous consent having been obtained, House File No. 502 was made a special order for Wednesday, March 23rd, at 1:30 o'clock p. m.

On motion of Children of Pottawattamie the House adjourned until \(1: 30 \mathrm{p} . \mathrm{m}\)., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker protempore Larson in the chair.

\section*{LEAVE OF ABSENCE}

On request of Huff of Cass leave of absence was granted Peters of Dallas for the afternoon.

On request of Truax of Guthrie leave of absence was granted Beeman of Allamakee and Kime of Webster for the afternoon.

On request of Ramsey of Butler leave of absence was granted Rumley of Decatur for the afternoon.

On request of Grundy of Pocahontas leave of absence was granted Blake of Fayette for the afternoon.

\section*{CONSIDERATION OF BILLS}

Calendar No. 67, Senate File No. 405, a bill for an act to amend section eight hundred forty-three (843) of the code (com-
piled code Sec. 3957), relating to bonds issued to pay the cost of street improvements, with report of committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 70
\begin{tabular}{lll} 
Allyn & Hanna & Ramsey \\
Anderson & Hauge & Rankin \\
Becker & Healy & Rumley \\
Benz & Huft & Sampson \\
Berry & Ingersoll & Santee \\
Blake & Knickerbocker & Schirmer \\
Brady & Lake & Scott of Appanoose \\
Suffington & Letts & Scott of Fremont \\
Carter & Long & Shores \\
Children & Meclune & Smith \\
Colbert & McCulloch & Springer \\
Criswell & McDonald & Stimson \\
Dodd & McGhee & Storey \\
Doolittle & Moen & 'ruax \\
Edgington & Moorhead & Ulstad \\
Edson & Morgan & Van Camp \\
Fackler & Narey & Weaver \\
Francis & O'Donnell & Weber \\
Gibson & Olson & Year \\
Gilbert & Orr & Yenter \\
Gilmore of Cedar & Parrott & Young \\
Gilmore of Clay & Parsons & Mr. Speaker \\
Gordon & Perkins & \\
Grimwood & Fowers &
\end{tabular}

Nays, None
Absent or not voting, 38

Aiken
Aldrich
Beeman
Bradley
Calhoun
Clark
Donhowe
Elliott
Elson
Emery
Forsling
Garber of Adair
Garber of Floyd

Gilbertson
Graham
cunderson
Harrison
Held
Justice
Kime
Larson
SeValley
Lockin
Mayne
Miller
Mills

Nervig
Ontjes
Peters
Peterson
Schulte
Slemmons
Sterling
Vance
Venard
Wamstad
Westervelt
Wolfe

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

Calendar No. 69, Senate File No. 497, a bill for an act to amend section five (5), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3048), relating to allowance of compensation to county treasurers and counties for collection of motor vehicle license fees, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Weaver of Polk the amendments proposed by the committee, found on page 1104 of the journal of March 17th, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Aiken & Gunderson & Perkins \\
Allyn & Hanna & Peterson \\
Anderson & Harrison & Powers \\
Becker & Hauge & Ramsey \\
Benz & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Huft & Sampson \\
Brady & Ingersoll & Santee \\
Buffington & Knickerbocker & Schirmer \\
Carter & Lake & Scott of Appanoose \\
Childden & Letts & Scott of Fremont \\
Colbert & Lockin & Shores \\
Criswell & Long & Slemmons \\
Dodd & McClune & Smith \\
Doolittle & McCulloch & Springer \\
Edgington & McDonald & Stimson \\
Edson & McGhee & Storey \\
Fackler & Mills & Truax \\
Francis & Moen & Ulstad \\
Gibson & Moorhead & Van Camp \\
Gilbert & Morgan & Vance \\
Gilbertson & Narey & Venard \\
Gilmore of Cedar & O'Donnell & Weaver \\
Gilmore of Clay & Olson & Weber \\
Gordon & Ontjes & Yenter \\
Grimwood & Parsons & Young
\end{tabular}

Nays, 1
Year
Absent or not voting, 29
\begin{tabular}{|c|c|c|}
\hline Aldrich & Garber of Adair & Orr \\
\hline Beeman & Garber of Floyd & Parrott \\
\hline Bradley & Graham & Peters \\
\hline Calhoun & Justice & Schulte \\
\hline Clark & Kime & Sterling \\
\hline Donhowe & .Larson & Wamstad \\
\hline Elliott & LeValley & Westervelt \\
\hline Elson & Mayne & Wolfe \\
\hline Emery & Miller & Mr. Speaker \\
\hline Forsling & Nervig & \\
\hline
\end{tabular}

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

Calendar No. 72, House File No. 630, a bill for an act to provide for bonded warehouses for the storage of agricultural and other commodities, with report of committee recommending passage, was taken up for consideration.

Speaker McFarlane in the chair.
Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Aiken & Forsling & Lockin \\
Allyn & Francis & Long \\
Anderson & Gibson & McClune \\
Becker & Gilbert & McCulloch \\
Benz & Gibertson & McDonald \\
Berry & Gilmore of Cedar & McGhee \\
Elake & Gilmore of Clay & Mayne \\
Bradley & Gordon & Mills \\
Brady & Grimwood & Moen \\
Buffington & Hanna & Moorhead \\
Carter & Harrison & Morgan \\
Children & Hauge & Narey \\
Colbert & IIealy & O'Donnell \\
Criswell & Held & Olson \\
Dodd & Huff & Ontjes \\
Doolittle & Ingersoll & Orr \\
Edgington & Knickerbocker & Parrott \\
Edson & Lake & Parsons \\
Elliott & Larson & Perkins \\
Emery & Letts & Peterson \\
Fackler & JeValley & Powers
\end{tabular}

Ramsey
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons

Smith
Springer
Stimson
Storey
Truax
IIstad
Van Camp
Vance
Venard

Wamstad
Weaver.
Weber
Year
Yenter
Young
Mr. Speaker

Aldrich
Beeman
Calhoun
Clark
Donhowe
Elson
Garber of Adair

Garber of Floyd
Graham Gunderson Justice Kime Miller Nervig

Peters
Rankin
Schulte.
Sterling
Westervelt
Wolfe

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

Calendar No. 74, House File No. 677, a bill for an act to legalize the execution of a certain lease entered into between the city of Des Moines and the Des Moines Women's Club, dated December 13, 1920, embracing certain public ground in the city of Des Moines, with report of committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 80
\begin{tabular}{lll} 
Aiker & & Grimwood \\
Allyn & Boolittle & Hanna \\
Anderson & Eqington & Harrison \\
Becker & Elliott & Hauge \\
Renz & Fackler & Healy \\
Eradley & Francis & Held \\
Brady & Gibson & Huff \\
Buffington & Gilbert & Ingersoll \\
Carter & Gilbertson & Knickerbocker \\
Children & Gilmore of Cedar & Lake \\
Colbert & Gilmore of Clay & Larson \\
Criswell & Gordon & Letts
\end{tabular}
\begin{tabular}{lll} 
LeValley & Parsons & Springer \\
Leckin & Perkins & Stimson \\
Long & Peterson & Storey \\
McClune & Powers & Truax \\
McCulloch & Ramsey & Vstad \\
McDonald & Rankin & Van Camp \\
McGhee & Rumley & Tance \\
Mills & Sampson & Venard \\
Moen & Santee & Wamstad \\
Moorhead & Schirmer & Weaver \\
Narey & Scott of Appanoose & Weber \\
Olson & Scott of Fremont & Year \\
Ontjes & Shores & Yenter \\
Orr & Slemmons & Mr. Speaker \\
Parrott & Smith &
\end{tabular}

Nays, None

Absent or not voting, 28
\begin{tabular}{lll} 
Aldrich & Forsling & Nervig \\
Beeman & Garber of Adair & O'Donnell \\
Perry & Garber of Floyd & Peters \\
Blake & Graham & Schulte \\
Calhoun & Gunderson & Sterling \\
Clark & Justiee & Westervelt \\
Dodd & Kime & Wolfe \\
Donhowe & Mayne & Young \\
Elson & Miller & \\
Emery & Morgan & .
\end{tabular}

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

House File No. 762, a bill for an act to legalize the organization of the consolidated independent school district of Masonville, said district being situated partly in Buchanan county and partly in Delaware county, with report of committee recommending passage was taken up for consideration.

Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
\begin{tabular}{lll} 
Aiken & Berry & Carter \\
Allyn & Bradley & Children \\
Anderson & Brady & Clark \\
Becker & Buffington & Criswell \\
Benz & Calhoun & Dodd
\end{tabular}

Doolittle
Edson
Edgington
Elliott
Emery
Fackler
Francis
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Gunderson
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Nays, None

Absent or not voting, 26
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Graham \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Peters \\
Bauge
\end{tabular} \\
Blake & Justice & Ramsey \\
Colbert & Kime & Sterling \\
Donhowe & Mayne & Storey \\
Elson & Miller & Westervelt \\
Forsling & Mills & Wolfe \\
Garber of Adair & Nervig & Young \\
Garber of Floyd & O'Donnell &
\end{tabular}

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

Senate File No. 510, a bill for an act to legalize the action of the Iowa state board of education including the finance committee; and the presidents or the superintendent, the secretaries and the treasurers of the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa School for the Deaf in transferring certain balances which had been appropriated for definite and specific purposes, to the support funds of said institutions so as to pay the necessary expenses of maintaining the educational departments of said institutions, with report of committee recommending passage, was taken up for consideration.

Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{ll} 
Allyn & Hanna \\
Anderson & Harrison \\
Becker & Hauge \\
Benz & Healy \\
Bradley & Held \\
Brady & Huff \\
Buffington & Ingersoll \\
Calhoun & Knickerbocker \\
Carter & Lake \\
Children & Letts \\
Clark & Lockin \\
Criswell & Long \\
Dodd & McClune \\
Doolittle & McCulloch \\
Edgington & McDonald \\
Edson & McGhee \\
Elliott & Mills \\
Emery & Moen \\
Francis & Moorhead \\
Gibson & Morgan \\
Gilbert & O'Donnell \\
Gilbertson & Olson \\
Gilmore of Cedar & Ontjes \\
Gilmore of Clay & Orr \\
Gordon & Parrott \\
Grimwood & Parsons \\
Gunderson & Perkins
\end{tabular}

Peterson
Powers
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Year
Yenter
Mr. Speaker

Gunderson

Nays, None

Absent or not voting, 29
\begin{tabular}{|c|c|c|}
\hline Aiken & Garber of Adair & Nervig \\
\hline Aldrich & Garber of Floyd & Peters \\
\hline Beeman & Graham & Ramsey \\
\hline Berry & Justice & Schulte \\
\hline Blake & Kime & Sterling \\
\hline Colbert & Larson & Storey \\
\hline Donhowe & LeValley & Westervel \({ }^{+}\) \\
\hline Elson & Mayne & Wolfe \\
\hline Fackler & Miller & Young \\
\hline Forsling & Narey & \\
\hline
\end{tabular}

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

Senate File No. 583, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said war-
rants, of the county of Marshall, state of Iowa, with report of committee recommending passage, was taken up for consideration.

Gilbert of Marshall moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'
Ayes, 74
\begin{tabular}{lll} 
Allyn & Hauge & Parrott \\
Becker & Healy & Parsons \\
Benz & Held & Perkins \\
Brady & Huff & Peterson \\
Buffington & Ingersoll & Ramsey \\
Carter & Knickerbocker & Rankin \\
Clark & Lake & Sampson \\
Criswell & Larson & Santee \\
Dodd & Letts & Schirmer \\
Doolittle & LeValley & Scott of Appanoose \\
Edgington & Lockin & Scott of Fremont \\
Edson & Long & Shores \\
Elliott & McClune & Slemmons \\
Emery & McCulloch & Smith \\
Fackler & McDonald & Springer \\
Francis & McGhee & Truax \\
Gibson & Mills & Ulstad \\
Gilbert & Moen & Vance \\
Gilbertson & Moorhead & Wamstad \\
Gilmore of Cedar & Morgan & Weaver \\
Gilmore of Clay & Narey & Weber \\
Gordon & O'Donnell & Year \\
Grimwood & Olson & Yenter \\
Hanna & Ontjes & Mr. Speaker \\
Harrison & Orr &
\end{tabular}

Nays, None
Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Forsling & Rumley \\
Aldrich & Garber of Adair & Schulte \\
Anderson & Garber of Floyd & Sterling \\
Beeman & Graham. & Stimson \\
Berry & Gunderson & Storey \\
Blake & Justice & Van Camp \\
Bradley & Kime & Venard \\
Calhoun & Mayne & Westervelt \\
Children & Miller & Wolfe \\
Colbert & Nervig & Young \\
Donhowe & Peters & \\
Elson & Powers &
\end{tabular}

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

\section*{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. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner and procedure in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act.
L. W. Ainsworth, Secretary.

\section*{CONSIDERATION OF SENA'TE AMENDMENTS}

On request of Francis of Taylor, unanimous consent having been given, House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of procedure in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
(1) Amend section 1 by striking out the first sentence and substituting therefor the following:
"In all election precincts in Iowa where three hundred (300) or more votes were cast in the last preceding general election, the board of supervisors may appoint for each primary and general election three (3) additional judges and two (2) additional clerks to be known as the election counting board."
(2) Amend section 4 by striking out of the second line the words: "or proper authorities in cities" and the comma preceding and the comma following said words.
(3) Amend section 10 by striking out of lines one (1) and two (2) the words: "or proper authorities of cities as provided by law" and the comma preceding and the comma following said words.
(4) Amend section 14 by striking out of the second line the words: "municipal" and the preceding comma.

Also amend the title by striking out of lines two (2) and three (3) the words and figures "two hundred (200)" and inserting in lieu thereof the words and figures "three hundred (300)".

Mr. Francis moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 75
\begin{tabular}{lll} 
Allyn & Gordon & Olson \\
Anderson & Grimwood & Ontjes \\
Becker & Hanna & Orr \\
Benz & Harrison & Parrott \\
Berry & Hauge & Parsons \\
Bradley & Healy & Perkins \\
Brady & Held & Peterson \\
Puffington & Huff & Powers \\
Calhoun & Ingersoll & Ramsey \\
Carter & Knickerbocker & Sampson \\
Children & Lake & Santee \\
Clark & Larson & Schirmer \\
Criswell & Letts & Scott of Appanoose \\
Dodd & LeValley & Scott of Fremont \\
Doolittle & Lockin & Shores \\
1dgington & Long & Slemmons \\
Fdson & McClune & Stimson \\
Elliott & McCulloch & Truax \\
Fmery & McDonald & Ulstad \\
FackIer & McGhee & Yance \\
Forsling & Mills & Weaver \\
Francis & Moen & Weber \\
Gilbert & Moorhead & Year \\
Gibertson & Narey & Yenter \\
Gilmore of Cedar & O'Donnell & Mr. Speaker \\
\end{tabular}

Nays, 2
Morgan Wamstad
Absent or not voting 31

Aiken
Aldrich
Beeman
Blake
Colbert
Donhowe
Elson
Garber of Adair Garber of Floyd Gibson Gilmore of Clay
- Graham

Gunderson
TVustice
Kime
Mayne
Miller
Nervig
Peters
Rankin
Rumley
Schulte

Smith
Springer
Sterling
Storey
Van Camp
Venard
Westervelt
Wolfe
Young

So the House concurred in the Senate amendments to House File No 331.

Senate File No. 639, a bill for an act to legalize an election held January 29th, 1921, in the consolidated indepedent school district of Arispe, in the county of Union, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of seventy-five thousand dollars \((\$ 75,000.00)\), and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election and said bonds, and to authorize the issuance of seventy-five thousand dollars (\$75,000.00 ) bonds of said consolidated independent school district, with report of committee recommending passage, was taken up for consideration.

Colbert of Union moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77
Allyn
Anderson
Becker
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Emery
Fackler
Forsling
Francis
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mills
Moen
Moorhead
Morgan
Narey
O'Donnell
Olson
Orr

Parrott
Parsons
Perkins
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Smith
Stimson
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Graham & Schulte \\
Aldrich & Gunderson & Slemmons \\
Beeman & Justice & Springer \\
Benz & Kime & Sterling \\
Berry & McDonald & Storey \\
Blake & Mayne & Venard \\
Donhowe & Miller & Westervelt \\
Elson & Nervig & Wolfe \\
Garber of Adair & Ontjes & Young \\
Garber of Floyd & Peters & \\
Gibson & Rumley &
\end{tabular}

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

Senate File No. 759, a bill for an act to legalize an election held on the eighth (8th) day of March, 1920, in the school township of Cooper, in the county of Webster, and state of Iowa, for the purpose of voting on the issuance of bonds of said school township, in the amount of fifteen thousand dollars ( \(\$ 15,000.00\) ), and to legalize all acts and proceedings of the board of directors of said school township, in respect of said election and said bonds, and to declare the purpose for which the said bonds are authorized, and to authorize the issuance of fifteen thousand dollars ( \(\$ 15,000.00\) ) bonds of said school township, with report of committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third.time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{lll} 
Allyn & Mlliott & Held \\
Anderson & Emery & Huff \\
Recker & Fackler & Ingersoll \\
Berry & Forsling & Knickerbocker \\
Brady & Francis & Lake \\
Buffington & Gilbert & Larson \\
Calhoun & Gilbertson & Letts \\
Carter & Gilmore of Cedar & LeValley \\
Children & Gilmore of Clay & Lockin \\
Clark & Gordon & Long \\
Criswell & Grimwood & McClune \\
Dodd & Hanna & McCulloch \\
Doolittle & Harrison & McGhee \\
Edgington & Hauge & McDonald \\
Edson & Healy & Mills
\end{tabular}

Moen
Moorhead
Morgan
Narey
O'Donnell
Olson
Orr
Parrott
Parsons
Derkins
Peterson
Powers

Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Smith
Stimson
Truax

Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Peters \\
Aldrich & Gibson & Schulte \\
Beeman & Graham & Slemmons \\
Benz & Gunderson & Springer \\
Blake & Justice & Sterling \\
Bradley & Kime & Storey \\
Colbert & Mayne & Westervelt \\
Donhowe & Miller & Wolfe \\
Elson & Nervig & Young \\
Garber of Adair & Ontjes &
\end{tabular}

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

Senate File No. 418, a bill for an act to amend section fourteen hundred thirteen (1413) of the code, (C. C. Sec. 4659), relating to the collection of taxes and penalties, with report of committee recommending passage, was taken up for consideration.

Clark of Linn offered the following amendment and moved its adoption:

Amend Senate File No. 418 by striking out the word "by" in line five (5) of said bill, and inserting in lieu thereof the words "on or before". Amendment adopted.
Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Allyn & Gordon & Parrott \\
Anderson & Grimwood & Parsons \\
Becker & Hanna & Perkins \\
Benz & Harrison & Peterson \\
Berry & Hauge & Powers \\
Bradley & Healy & Ramsey \\
Buffington & Held & Rankin \\
Calhoun & Huff & Rumley \\
Carter & Ingersoll & Sampson \\
Children & Knickerbocker & Santee \\
Clark & Lake & Schirmer \\
Colbert & Larson & Scott of Fremont \\
Criswell & Letts & Shores \\
Dodd & LeValley & Slemmons \\
Doolittle & Lockin & Smith \\
Edgington & Long & Stimson \\
Edson & McClune & Truax \\
Elliott & McCulloch & Van Camp \\
Emery & McDonald & Vance \\
Fackler & McGhee & Venard \\
Forsling & Mills & Weaver \\
Francis & Milbert & Morgan \\
Gilmore of Cedar & O'Donnell & Weber \\
Gilmore of Clay & Olson & Year \\
& &
\end{tabular}

Nays, 1
Scott of Appanoose
Absent or not voting, 33
Aiken
Aldrich
Beeman
Blake
Brady
Donhowe
Elson
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Graham
Gunderson
Justice
Kime
Mayne
Miller
Moorhead
Narey
Nervig
Ontjes
Orr

Peters
Schulte
Springer
Sterling
Storey
Ulstad
Wamstad
Westervelt
Wolfe
Yenter
Young
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 632, a bill for an act to legalize one hundred thirty-five thousand dollars ( \(\$ 135,000\) ) refunding bonds of Wapello county, Iowa, with report of committee recommending passage, was taken up for consideration.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 71
Allyn
Becker
Benz
Bradley
Brady
Buffington
Calhoun
Carter
Clark
Colbert
Criswell
Doolittle
Edgington
Edson
Elliott
Emery
Fackler
Francis
Gilbert
Gilbertson
Gilmore of Clay
Grimwood
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McCulloch
McDonald
McGhee
Mills
Moen
Moorhead
Morgan
O'Donnell
Olson
Orr
Parrott
Parsons

Perkins
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Smith
Stimson
Truax
Van Camp
Vance
Venard
Weaver
Weber
Year
Yenter
Mr. Speaker

Nays, 2
Ontjes
Wamstad
Absent or not voting, 35
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Nervig \\
Aldrich & Gibson & Peters \\
Anderson & Gilmore of Cedar & Schulte \\
Beeman & Gordon & Slemmons \\
Rerry & Graham & Springer \\
Blake & Gunderson & Sterling \\
Children & Justice & Storey \\
Dodd & Kime & Ulstad \\
Donhowe & McClune & Westervelt \\
Elson & Mayne & Wolfe \\
Forsling & Miller & Young \\
Garber of Adair & Narey &
\end{tabular}

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

Calendar No. 16, House File No. 827, a bill for an act to amend section fifty-one hundred forty-three (5143), of the code, (C. C. 8982), section twenty-two hundred fifteen-f eighteen (2215-f-18), of the supplement to the code, 1913, (C. C. 316), and section twen-ty-two hundred fifteen-f forty-one (2215-f-41), of the supplement
to the code, 1913, as amended by section fourteen (14), chapter three hundred fourteen (314), acts of the Thirty-seventh General Assembly, (C. C. 335) ; and to repeal and enact substitutes for section twenty-two hundred fifteen-f twenty-three (2215-f-23), of the supplement to the code, 1913, (C. C. 320), section twenty-two hundred fifteen-f thirty-four (2215-f-34), of the supplement to the code, 1913, (C. C. 331), section twenty-two hundred fifteen-f twenty-four (2215-f-24), of the supplemental supplement to the code, 1915, (C. C. 321), section twenty-two hundred fifteen-f twenty-five ( \(2215-\mathrm{f}-25\) ), of the supplemental supplement to the code, 1915, as amended by section nine (9), of chapter twenty-two hundred fifteen-f twenty-six (2215-f-26), of the supplement to the code, 1915, as amended by section nine (9) of chapter three hundred fourteen (314) acts of the Thirtyseventh General Assembly, and chapter three hundred sixty-two (362), acts of the Thirty-eighth General Assembly, (C. C. 322), section twenty-two hundred fifteen-f twenty-six (2215-f-26), of the supplement to the code, 1913, (C. C. 323) and section twentytwo hundred fifteen-f twenty-seven (2215-f-27), of the supplemental supplement to the code, 1915, (C. C. 324); all relating to the military force of the state, was taken up for consideration.

Yenter of Johnson offered the following amendment and moved its adoption:

\footnotetext{
Amend House File No. 827 by striking from line 11 of section 5 thereof the word "governor" and substituting in lieu thereof the words "the executive council of the state of Iowa".
}

Amendment adopted.
Mr. Yenter moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, \(66^{\circ}\)
\begin{tabular}{lll} 
Aiken & Dodd & Grimwood \\
Allyn & Doolittle & Hanna \\
Anderson & Edgington & Harrison \\
Becker & Edson & Hauge \\
Berry & Elliott & Healy \\
Bradley & Emery & Held \\
Brady & Fackler & Huff \\
Buffington & Francis & Ingersoll \\
Children & Gilbertson & Knickerbocker \\
Colbert & Gilmore of Clay & Lake \\
Criswell & Gordon & Letts
\end{tabular}
\begin{tabular}{|c|c|c|}
\hline LeValley & Parsons & Slemmons \\
\hline Lockin & Perkins & Smith \\
\hline Long & Peterson & Stimson \\
\hline McCulloch & Ramsey & Truax \\
\hline McGhee & Rankin & U1stad \\
\hline Mayne & Rumley & Van Camp \\
\hline Moen & Sampson & Vance \\
\hline Moorhead & Santee & Weber \\
\hline Morgan & Schirmer & Year \\
\hline Olson & Scott of Fremont & Yenter \\
\hline Ontjes & Shores & Mr. Speaker \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 42
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Parrott \\
Beeman & Graham & Peters \\
Benz & Gunderson & Powers \\
Blake & Justice & Schulte \\
Calhoun & Kime & Scott of Appanoose \\
Carter & Larson & Springer \\
Clark & McClune & Sterling \\
Donhowe & MeDonald & Storey \\
Elson & Miller & Venard \\
Forsling & Mills & Wamstad \\
Garber of Adair & Narey & Weaver \\
Garber of Floyu & Nervig & Westervelt \\
Gibson & O'Donnell & Wolfe \\
Gilbert & Mrr & Young
\end{tabular}

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

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 401, a bill for an act authorizing the state of Iowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the
indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

Also:
House File No. 322, a bill for an act to amend section fifty hundred seventy-seven-c (5077-c) of the supplement to the code, 1913 (C. C. Secs. 8697, 8698 and 8699 ), relative to the registering of charitable organizations soliciting public aid.
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 401, a bill for an act authorizing the state of lowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the military or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

Also :
House File No, 322, a bill for an act to amend section fifty hundred seventy-seven-c (5077-c) of the supplement to the code, 1913 (C. C. Secs. 8697, 8698 and 8699 ), relative to the registering of charitable organizations soliciting public aid.

\author{
W. H. Vance, \\ Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the present of the House, the following bills:

House File No. 401.
House File No. 322.

\section*{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 the following bill:

Senate File No. 564, a bill for an act to legalize certain warrants, etc., of the city of Emmetsburg, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

SENATE FILE NO. 564 RETURNED TO SENATE
Clark of Linn moved that Senate File No. 564 be returned to the Senate, in compliance with their request.

Motion prevailed.

\section*{HOUSE FILES WITHDRAWN}

On request of Smith of Clinton, unanimous consent having been obtained, House File No. 698 was withdrawn from the committee on public health and from further consideration by the House.

On request of Criswell of Boone, unanimous consent having been obtained, House File No. 530 was withdrawn from the committee on mines and mining and from further consideration by the House.

On request of Mills of Harrison, unanimous consent having been obtained, House File No. 647 was withdrawn from the committee on drainage and from further consideration by the House.

On request of Colbert of Union, unanimous consent having been obtained, House File No. 637 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{SPECIAL ORDERS MADE}

Edson of Buena Vista asked unanimous consent to have the resolution found on page 872 of the journal of March 9th, made a special order for Wednesday, March 23rd, following the consideration of the resolution by Van Camp of Muscatine, which is a special order for that day.

No objection being made, it was so ordered.
On request of Yenter of Johnston, unanimous consent having been obtained, Senate File No. 389 was made a special order for March 28th, at 10:30 o'clock a. m.

\section*{MOTION TO RECONSIDER}

Mr. Spfaker-I move to reconsider the vote by which House File No. 791 was indefinitely postponed.

Nels Peterson.
I second the motion.
D. A. Emery.

\section*{AMENDMENT FILED}

Rumley of Decatur filed the following amendment:
Amend House File 573 by striking out all after the word "amended" in line three (3) and substituting therefor the following:
"by adding thereto the words: 'Nothing shall be considered a public, private or parochial school within the meaning of the words as used in this section unless each person employed therein to instruct or supervise shall hold a teacher's certificate issued by the board of educational examiners; and the words 'competent teacher' as used in this section shall include only such persons as hold certificates issued by the board of educational examiners, and any of such schools shall be open to inspection and shall file such reports as may be required with the county superintendent in the county where such school is located."

The Speaker announced the following assignment of committees to Venard of Sioux:

\section*{COMMITTEES ASSIGNED TO VENARD OF SIOUX}

Appropriations
Constitutional Convention
Judiciary
Commerce and Trade Elections

Insurance
Domestic Manufactures
Printing
Agriculture

On motion of Slemmons of Buchanan the House adjourned until 9:30 a. m., Monday.

\title{
JOURNAL OF THE HOUSE
}

> Hall of the House of Representatives, Des Moines, March 21, 1921.

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

Prayer was offered by the Rev. T. C. Thompson, Des Moines. Journal of March 19th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Truax of Guthrie leave of absence was granted Beeman of Allamakee until noon.

On request of Larson of Montgomery leave of absence was granted Colbert of Union for the day.

On request of Calhoun of Van Buren leave of absence was granted Graham of Wapello for the day.

On request of Ramsey of Butler leave of absence was granted Westervelt of Greene for the day.

On request of Mr. Speaker leave of absence was granted Harrison of Pottawattamie for the day on account of committee work.

\section*{PETITIONS}

Miller of Lucas presented a petition from citizens of Chariton relative to optional use of bible in the public schools.

Referred to committee on schools and textbooks.
Clark of Linn presented a petition from citizens of Mt. Vernon relative to anti-cigarette law.

Mayne of Palo Alto presented a petition from citizens of Emmetsburg relative to anti-cigarette law.

Francis of Taylor presented a petition from citizens of Gravity relative to anti-cigarette law.

Mr. Speaker presented a petition from boy's Hi Y Club of Waterloo relative to anti-cigarette law.

Above petitions referred to committee on police regulations.
Aldrich of Marion presented a petition from citizens of Pella relative to exemption of wages.

Carter of Hardin presented a petition from citizens of Union relative to exemption of wages.

Above petitions referred to committee on judiciary.
Ingersoll of Tama presented a petition from citizens of Tama relative to hunting with ferrets.

Referred to committee on fish and game.
Blake of Fayette presented a petition from citizens of Oelwein relative to adoption of an official state flag.

Referred to committee on military.
Scott of Appanoose presented a petition from citizens of Appanoose county relative to industrial court bill.

Referred to committee on judiciary.
Doolittle of Delaware presented a petition from citizens of Worthington relative to parochial schools.

Referred to committee on schools and textbooks.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the joint committee on enrolled bills, submitted the following report, and moved its adoption :

Mr. Spfaker-Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled Senate File No. 293, a bill for an act to amend the law as it appears in section one (1), chapter seventy-two (72), of the acts of the Thirty-eighth General Assembly, (compiled code section 2578), relating to high school tuition of nonresident pupils in approved schools.

Also:
Senate File No. 331, a bill for an act to amend section ten hundred fifty-six-a sixty-one ( \(1056-\mathrm{a} 61\) ), supplement to the code, 1913, (C. C. section 4265); fixing the population of cities authorized to levy tax for garbage disposal plant or system.

Also:
Senate File No. 349, a bill for an act to amend chapter two hundred seventy (270), acts of the Thirty-eighth General Assembly, (compiled code, section 7119), relating to limit of commencement of actions for the recovery of an interest in real estate.

Also:
Senate File No. 402, a bill for an act to amend sections thirty-five (35) and thirty-eight (38) of chapter two hundred thirty-seven (237) of the acts of the Thirty-eighth General Assembly (compiled code, sections 2943 and 2946), relating to the construction, improvement and maintenance of highways within towns on the primary road system.

Also :
Senate File No. 467, a bill for an act to amend section seven hundred sixty-nine (769) of the code, (C. C. 3817), relating to railway crossings.

Also :
Senate File No. 509, a bill for an act relating to insurance; amending section seventeen hundred eighty-five (1785) of the code, (C. C. section 5509, paragraph 1), and amending section seventeen hundred ninety-four (1794) supplement to the code, 1913, (C. C. section 5518, paragraph 1).

Also:
Senate File No. 560, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Logan, Harrison county, Iowa.

\section*{Also :}

Senate File No. 565, a bill for an act to legalize the election of officers of the incorporated town of Conesville, in Muscatine county, Iowa, held on March 1, 1920, and the acts of said officers.

\section*{Also :}

Senate File No. 566, a bill for an act to legalize the issuance of \(\$ 10,000\)
electric lighting bonds of the incorporated town of Conesville, in Muscatine county, lowa, authorized at a special election held by the voters of said town on January 3, 1921.

Also :
Senate File No. 584, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants of the city of Muscatine, Muscatine county, Iowa.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, \\ Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Santee of Black Hawk, 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. 754, a bill for an act to amend section eight (8), chapter two hundred thirty-seven (237), acts of the 38th General Assembly (C. C. Sec. 2916) to extend the special assessment districts to include all lands accessible to and within a distance of two miles by nearest highway to the 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 amended as follows, and when so amended the bill do pass:

By inserting after the word "highway" in line 8, a period, and striking out all thereafter in section one.
C. B. Santee, Ohairman.

Report adopted.
Also :
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 642, a bill for an act to amend section one (1), chapter two hundred forty-nine (249), acts of the Thirty-seventh General Assembly (C. C. Sec. 2902), and to construe the word "roads" as it appears 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.
C. B. Santee, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 659, a bill for an act to amend section fifteen hundred twenty-seven (1527) of the code (C. C. Sec. 2841), relative to the compensation of road 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.

\author{
C. B. Santee, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 736, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, relating to the surfacing of roads belonging to the secondary road system within 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 be amended as follows, and when so amended the bill do pass: By striking out all following the enacting clause and inserting in lieu thereof the following:

Section 1. Whenever in the unplatted portion of any city or town having a population of twenty-five hundred \((2,500)\) or less there is a road or street which is a continuation of a secondary road which the board of supervisors is desirous of improving under the law governing the improvement of secondary roads, the council of such city or town shall have the right to agree, by proper resolution with the board of supervisors, for the including within such secondary road project such portion of such road in said city or town as may be located in the unplatted portion thereof and for the assessment of such unplatted lands within the zone of benefit the same as if such lands were located outside such city or town.

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published at Des Moines, Iowa.

\author{
C. B. Santee, Chairman.
}

Report adopted.
Clark of Linn from the comittee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 777, a bill for an act to amend section one (1), chapter fifty-nine (59), acts of the Thirty-seventh General Assembly (C. C. section 7016), relating tg the compensation of jurors 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 indefinitely postponed.

> C. F. Clark, Chairman.

Mr. Clark moved the adoption of the report of the committee.
Bradley of Poweshiek moved as a substitute motion that House File No. 777 be placed upon the calendar, and asked for a roll call.

On the question, "Shall House File No. 777 be placed upon the calendar?'’

Ayes, 77
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Grimwood \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Parrott
\end{tabular} \\
Anderson & Handerson & Parsons \\
Becker & Harrison & Perkins \\
Benz & Hauge & Peters \\
Berry & Healy & Peterson \\
Blake & Held & Powers \\
Bradley & Huff & Ramsey \\
Brady & Ingersoll & Rankin \\
Buffington & Knickerbocker & Sampson \\
Calhoun & Letts & Rumley \\
Carter & LeValley & Santee \\
Criswell & Lockin & Schirmer \\
Dodd & Long & Schulte \\
Donhowe & McCulloch & Scott of Fremont \\
Doolittle & McDonald & Shores \\
Edgington & McGhee & Storey \\
Elliott & Mayne & Truax \\
Emery & Mills & Ulstad \\
Forsling & Moen & Van Camp \\
Francis & Moorhead & Vance \\
Garber of Adair & Morgan & Qenard \\
Garber of & Floyd & Olsonnell \\
Gilmore of Clay & Ontjes & Wamstad \\
Gordon & Orr & Weaver \\
& Weber \\
& & Wolfe \\
& & Year
\end{tabular}

Nays, 14
\begin{tabular}{lll} 
Children & Miller & Springer \\
Edson & Narey & Stimson \\
Elson & Scott of Appanoose & Yenter \\
Gilbert & Slemmons & Young \\
Gilmore of Cedar & Smith &
\end{tabular}

Absent or not voting, 17
\begin{tabular}{lll} 
Aldrich & Gilbertson & McClune \\
Beeman & Graham & Nervig \\
Clark & Justice & Sterling \\
Colbert & Kime & Westervelt \\
Fackler & Lake & Mr. Speaker \\
Gibson & Larson &
\end{tabular}

So the motion prevailed, and House File No. 777 was ordered placed on the calendar.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 775, a bill for an act to amend section thirty-four hundred twenty-two. (3422) of the code (C. C. section 7949), relating to notice of application for the discharge of executors, administrators, guardians or 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.

\section*{C. F. Clark, Chairman.}

Report adopted and House File No. 775 was indefinitely postponed.

Becker of Clayton, from the committee on motor vehicles, submitted the following report:

Mr. Speaker-Your committee on motor vehicles to whom was referred Senate File No. 764, a bill for an act to amend the law as it appears in chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. section 3053), relating to the licensing and regulation of 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.

Wm. Beceer, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on motor vehicles to whom was referred House File No. 795, a bill for an act to amend paragraphs one (1) and four (4) of section ten (10), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to license fees of 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.

Wm. Becker, Chairman.

Report adopted and House File No. 795 was indefinitely postponed.

\section*{CONSIDERATION OF BILLS}

Calendar No. 13, Senate File No. 754, a bill for an act to amend section eighteen hundred sixtẏ-nine (1869), chapter eleven (11), title nine (9), of the code, (C. C. 5794), relating to the number of directors of state banks, was taken up for consideration.

Perkins of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Peters \\
Aldrich & Gilmore of Clay & Peterson \\
Anderson & Grimwood & Powers \\
Becker & Hanna & Rumley \\
Benz & Hauge & Sampson \\
Berry & Healy & Santee \\
Blake & Held & Schirmer \\
Bradley & Huff & Schulte \\
Brady & Ingersoll & Scott of Appanoos \\
Buffington & Knickerbocker & Scott of Fremont \\
Calhoun & Larson & Shores \\
Carter & Letts & Slemmons \\
Children & LeValley & Smith \\
Clark & Lockin & Stimson \\
Criswell & McCulloch & Storey \\
Dodd & McGhee & Truax \\
Donhowe & Mayne & Ulstad \\
Edgington & Miller & Van Camp \\
Edson & Mills & Vance \\
Elliott & Moen & Venard \\
Elson & Moorhead & Wamstad \\
Emery & Morgan & Weaver \\
Fackler & Narey & Weber \\
Forsling & Nervig & Wolfe \\
Francis & Olson & Year \\
Garber of & Adair & Ontjes \\
Garber of Floyd & Orr & Yenter \\
Gilbert & Parsons & Mr. Speaker \\
Gilbertson & Perkins & \\
& &
\end{tabular}

Nays, 1
O'Donnell

Absent or not voting, 21
\begin{tabular}{lll} 
Beeman & Harrison & Parrott \\
Colbert & Justice & Ramsey \\
Doolittle & Kime & Rankin \\
Gibson & Lake & Springer \\
Gordon & Long & Sterling \\
Graham & McClune & Westervelt \\
Gunderson & McDonald & Young
\end{tabular}

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

Calendar No. 4, House File No. 824, a bill for an act to amend chap. three hundred fifty-seven (357), of the acts of the Thirtyseventh General Assembly, (C. C. Sec. 5769), relating to the minimum capital required for the organization of new savings banks, but not to affect savings banks at this time organized nor their renewal of charters, was taken up for consideration.

Perkins of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 65
\begin{tabular}{|c|c|c|}
\hline Aiken & Grimwood & Olson \\
\hline Aldrich & Gunderson & Ontjes \\
\hline Allyn & Hanna & Perkins \\
\hline Becker & Hauge & Peterson \\
\hline Blake & Healy & Rankin \\
\hline Buffington & Held & Rumley \\
\hline Calhoun & Knickerbocker & Sampson \\
\hline Carter & Larson & Santee \\
\hline Children & Letts & Schirmer \\
\hline Clark & LeValley & Scott of Appanoose \\
\hline Dodd & Lockin & Scott of Fremont \\
\hline Donhowe & Long & Shores \\
\hline Doolittle & McCulloch & Smith \\
\hline Edgington & McGhee & Storey \\
\hline Elliott & Mayne & Truax \\
\hline Emery & Miller & Venard \\
\hline Forsling & Mills & Weaver \\
\hline Garber of Adair & Moen & Westervelt \\
\hline Garber of Floyd & Moorhead & Wolfe \\
\hline Gilbert & Morgan & Yenter \\
\hline Gilmore of Cedar & Narey & Mr. Speaker \\
\hline Gilmore of Clay & Nervig & \\
\hline
\end{tabular}

Nays, 27
\begin{tabular}{lll} 
Anderson & Gilbertson & Schulte \\
Benz & Huff & Slemmons \\
Berry & Ingersoll & Stimson \\
Bradley & McDonald & Ulstad \\
Criswell & O'Donnell & Van Camp \\
Edson & Orr & Vance \\
Elson & Parsons & Wamstad \\
Fackler & Peters & Weber \\
Francis & Powers & Year
\end{tabular}

Absent or not voting, 16
\begin{tabular}{lll}
\begin{tabular}{lll} 
Beeman \\
Brady \\
Colbert & \begin{tabular}{l} 
Harrison
\end{tabular} & \begin{tabular}{c} 
Ramsey
\end{tabular} \\
Gibson & Justice & Springer
\end{tabular} \\
Gordon & Kime & Sterling \\
Graham & Lake & Young \\
& McClune & \\
\hline
\end{tabular}

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

Calendar No. 7, House File No. 529, a bill for an act to amend section sixteen hundred ninety-nine (1699), supplement to the code, 1913, (C. C. 5622), relating to insurance, other than life, and providing for the securities in which a company organized to write insurance, other than life, shall invest its capital and funds, with report of committee recommending passage, was taken up for consideration.

Perkins of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Dodd \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Gilmore of Cedar \\
Donhowe
\end{tabular} \\
Allyn & Edgington & Gilmore of Clay \\
Becker & Edson & Grimwood \\
Berry & Elliott & Hanna \\
Blake & Eimery & Hauge \\
Bradley & Fackler & Healy \\
Brady & Forsling & Held \\
Buffington & Francis & Huff \\
Calhoun & Garber of Adair & Ingersoll \\
Carter & Gnickerbocker \\
Children & Girber of Floyd & Larson \\
Criswell & Gilbertson & Letts \\
& & LeValley
\end{tabular}
\begin{tabular}{lll} 
Lockin & \begin{tabular}{l} 
Parrott \\
Parsons
\end{tabular} & \begin{tabular}{l} 
Smith \\
Long
\end{tabular} \\
McCulloch & Perkins & Stimson \\
McDonald & Peters & Storey \\
McGhee & Peterson & Truax \\
Mayne & Powers & Ulstad \\
Miller & Ramsey & Van Camp \\
Mills & Rankin & Vance \\
Moen & Rumley & Wamstad \\
Moorhead & Sampson & Weeaver \\
Morgan & Santee & Weber \\
Narey & Schirmer & Westervelt \\
Nervig & Scott of Appanoose & Wolfe \\
O'Donnell & Scott of Fremont & Yenter \\
Olson & Shores & Young \\
Orr & Slemmons & Mr. Speaker
\end{tabular}

Nays, 4

Benz
Doolittle

Elson
Schulte

Absent or not voting, 17
\begin{tabular}{lll}
\begin{tabular}{ll} 
Anderson \\
Beeman & Graham
\end{tabular} & \begin{tabular}{l} 
McClune \\
Ontjes
\end{tabular} \\
Clark & Gunderson & Springer \\
Colbert & Harrison & Sterling \\
Gibson & Justice & Kime
\end{tabular}

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

Calendar No. 9, House File No. 563, a bill for an act to authorize the valuation of bonds and other securities held by life insurance companies, assessment life associations and fraternal beneficiary associations by the amortization method, with report of committee recommending passage, was taken up for consideration.

LeValley of Franklin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76

Allyn
Anderson
Becker
Benz
Blake
Brady

Buffington
Calhoun
Carter
Children
Clark
Criswell

Dodd
Donhowe
Edgington
Elson
Emery
Fackler

Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Knickerbocker
LeValley
Lockin
Long
McCulloch

McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee

Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Storey
Truax
Ulstad
Van Camp
Vance
Weber
Westervelt
Year
Yenter
Young
Mr. Speaker

Nays, 9

Aikèn
Aldrich
Berry

Edson
Larson
Orr

Stimson
Wamstad Wolfe

Absent or not voting, 23
\begin{tabular}{lll}
\begin{tabular}{ll} 
Beeman & Bradley
\end{tabular} & \begin{tabular}{l} 
Gunderson
\end{tabular} & Mills \\
Colbert & Harrison & Ontjes \\
Doolittle & Justice & Parrott \\
Elliott & Kime & Springer \\
Gibson & Lake & Sterling \\
Gilbertson & Letts & Venard \\
Graham & Mclune & Weaver \\
& McDonald &
\end{tabular}

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

Calendar No. 10, House File No. 680, a bill for an act to amend section nineteen hundred eighty-nine-a-two (1989-A-2), supplement to the code, 1913, as amended by section one (1) of chapter three hundred thirty-four (334) of the acts of the Thirty-seventh (37th) General Assembly, section one (1) of chapter three hundred forty-four (344) of the acts of the Thirty-seventh (37th) General Assembly, and section one (1) of chapter one hundred forty-one (141) of the acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 4837 ) ; and to amend section nineteen hundred eighty-nine-a-eighteen (1989-a-18), supplement to the code, 1913, (C. C. Sec. 4858), relating to levees, ditches, drains and water courses, and
providing for passage of machines and other equipment of contractor across railroad right of way and other highways, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Garber of Adair the amendments proposed by the committee, found on pages 1049 and 1050 of the journal of March 15th, were adopted.

The amendment filed by McGhee of Cerro Gordo, found on page 1206 of the journal of March 18th, was considered and on motion of Mr. McGhee, adopted.

Mr. Garber moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89
\begin{tabular}{lll} 
Aldrich & Gordon & Peters \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & Ramsey \\
Becker & Hanna & Rumley \\
Benz & Hauge & Sampson \\
Berry & Healy & Santee \\
Blake & Held & Schirmer \\
Bradley & Huff & Schulte \\
Brady & Ingersoll & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Calhoun & Letts & Shores \\
Carter & LeValley & Slemmons \\
Children & Lockin & Smith \\
Criswell & Long & Springer \\
Dodd & McCulloch & Stimson \\
Donhowe & McDonald & Storey \\
Doolittle & McGhee & Truax \\
Fdgington & Mayne & Ulstad \\
Edson & Miller & Van Camp \\
Elson & Mills & Vance \\
Emery & Moen & Venard \\
Fackler & Moorhead & Wamstad \\
Forsling & Narey & Weaver \\
Francis & Nervig & Weber \\
Garber of Adair & O'Donnell & Wolfe \\
Garber of Floyd & Olson & Year \\
Gilbert & Ontjes & Yenter \\
Gilbertson & Orr & Moung \\
Gilmore of Cedar & Parsons & Perkins \\
Gilmore of Clay & Perkin &
\end{tabular}

Nays, 2
Morgan Rankin
Absent or not voting, 17
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Graham \\
Beeman
\end{tabular} & \begin{tabular}{l} 
McClune \\
Harrison
\end{tabular} \\
Clark & Justice & Parrott \\
Colbert & Kime & Powers \\
Elliott & Lake & Sterling \\
Gibson & Larson & Westervelt
\end{tabular}

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

Calendar No. 11, House File No. 517, a bill for an act to provide for the payment of money earned by employees employed in coal mines; fixing penalty for the failure to comply therewith and repealing all acts in conflict with this act, with report of committee without recommendation, was taken up for consideration.

Dodd of Howard offered the following amendment and moved its adoption:

Amend House File No. 517 as follows:
Amend the title by striking out all after the semicolon (;) in line two (2) and inserting in lieu thereof the following: "and amending section twenty-four hundred ninety (2490), supplement to the code, 1913 (C. C. section 784)".

Also, strike out all after the enacting clause and substitute in lieu thereof the following:
"Section 1. That that part of section twenty-four hundred ninety (2490) supplement to the code, 1913 (C. C. section 784) following the semicolon in the thirty-eighth line thereof and ending with the period in the forty-second line therof is hereby repealed and the following enacted in lieu thereof:
"but all wages shall be paid in money or checks of par value not later than the tenth and twenty-fifth days of each month, but when said dates shall fall on Sunday, then payment shall be made on the preceding day; wages earned during the first fifteen days of each month shall be paid not later than the twenty-fifth day of the same month, and wages earned subsequent to the fifteenth day of any month shall be paid not later than the tenth day of the succeeding month."

A roll call was asked for by Scott of Appanoose.

On the question, "Shall the amendment be adopted?"
Ayes, 27
Becker
Blake
Buffington
Calhoun
Clark
Dodd
Edgington
Forsling
Garber of Adair
Gilmore of Cedar
Gordon
Grimwood
Gunderson
Hauge
Knickbocker
Lake
Mills
Narey

Olson
Ontjes
Rankin
Rumley
Sampson
Santee
Weaver
Yenter
Mr. Speaker
Nays, 62
\begin{tabular}{lll} 
Aiken & Healy & Peterson \\
Aldrich & Held & Ramsey \\
Allyn & Huff & Schirmer \\
Anderson & Ingersoll & Schulte \\
Benz & Larson & Scott of Appanoose \\
Berry & Letts & Scott of Fremont \\
Bradley & Lockin & Shores \\
Brady & Long & Slemmons \\
Carter & McCulloch & Smith \\
Children & McDonald & Springer \\
Criswell & McGhee & Stimson \\
Donhowe & Mayne & Truax \\
Doolittle & Miller & Ulstad \\
Edson & Moen & Van Camp \\
Emery & Moorhead & Vance \\
Fackler & Morgan & Venard \\
Francis & Nervig & Wamstad \\
Garber of Floyd & O'Donnell & Weber \\
Gilbertson & Orr & Wolfe \\
Gilmore of Clay & Parsons & Year \\
Hanna & Peters &
\end{tabular}

Absent or not voting, 19

Beeman
Colbert
Elliott
Elson
Gibson
Gilbert
Graham

Harrison
Justice Kime
LeValley
McClune
Parrott
Perkins

Powers
Sterling
Storey
Westervelt
Young

So the amendment was lost.
Berry of Monroe moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 84
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Parsons \\
Aldrich & \begin{tabular}{l} 
Gilmore of Clay \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Perkins
\end{tabular} \\
Anderson & Gunderson & Peters \\
Benz & Hanna & Peterson \\
Berry & Hauge & Ramsey \\
Blake & Healy & Rumley \\
Bradley & Held & Santee \\
Brady & Huft & Schirmer \\
Buffington & Ingersoll & Schulte \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Larson & Scott of Fremont \\
Clark & Lockin & Shores \\
Criswell & Long & Slemmons \\
Donhowe & McCulloch & Smith \\
Doolittle & McDonald & Springer \\
Edgington & McGhee & Stimson \\
Edson & Mayne & Storey \\
Elliott & Miller & Truax \\
Elson & Moen & Ulstad \\
Emery & Moorhead & Van Camp \\
Fackler & Morgan & Vance \\
Forsling & Narey & Venard \\
Francis & Nervig & Wamstad \\
Garber of Adair & O'Donnell & Olson \\
Garber of & Floyd & Ontjes \\
Gilbert & Orr & Weberer \\
Gilbertson & Parrott & Wolfe \\
& & Year \\
& & Young
\end{tabular}

Nays, 9
Becker
Calhoun

Dodd
Gordon
Grimwood
Letts

McClune
Sampson
Mr. Speaker
Absent or not voting, 15

Beeman
Colbert
Gibson
Graham
Harrison

Justice
Kime
Lake
LeValley
Mills

Powers
Rankin
Sterling
Westervelt
Yenter

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

RULE 63 SUSPENDED
On request of Young of Davis, rule 63 was suspended for the remainder of the day.

Calendar No. 12, Senate File No. 753, a bill for an act to amend the law as it appears in section one thousand eight hun-
dred seventy-two (1872) of the code, (C. C. 5800), relating to call statements to the superintendent of banking, and providing penalty for not furnishing to him within ten days, any information lawfully required by him, was taken up for consideration.

Perkins of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Aiken & Hanna & Peterson \\
Allyn & Hauge & Powers \\
Anderson & Healy & Ramsey \\
Becker & Held & Rankin \\
Bery & Huff & Rumley \\
Bradley & Ingersoll & Sampson \\
Brady & Knickerbocker & Santee \\
Buffington & Lake & Schirmer \\
Calhoun & Larson & Schulte \\
Carter & Letts & Scott of Appanoose \\
Children & Lockin & Scott of Fremont \\
Clark & Long & Shores \\
Criswell & McClune & Slemmons \\
Dodd & McCulloch & Smith \\
Donhowe & McGhee & Springer \\
Doolittle & Mayne & Storey \\
Edgington & Miller & Truax \\
Elliott & Mils & Van Camp \\
Emery & Moen & Vance \\
Fackler & Moorhead & Venard \\
Forsling & Morgan & Wamstad \\
Garber of Adair & Narey & Weaver \\
Garber of Floyd & Nervig & Weber \\
Gilbert & O'Donnell & Wolfe \\
Gilmore of Cedar & Olson & Year \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Parsons & Mr. Speaker \\
Grimwood & Perkins & Prnderson
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Aldrich & Francis \\
Blake & Stimson
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Beeman & Graham & Parrott \\
Benz & Harrison & Sterling \\
Colbert & Justice & Ulstad \\
Edson & Kime & Westervelt \\
Elson & LeValley & Young \\
Gibson & McDonald & \\
Gilbertson & Orr &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed \(t_{1}\).

Calendar No. 14, Senate File No. 755, a bill for an act to amend section eighteen hundred seventy-three (1873), supplement to the code, nineteen hundred thirteen, (C. C. Sec. 5801), relating to the examination of savings and state banks, and relating to publication in newspapers of the statements thereof, was taken up for consideration.

Perkins of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{|c|c|c|}
\hline Aiken & Grimwood & Peters \\
\hline Aldrich & Gunderson & Peterson \\
\hline Allyn & Hanna & Ramsey \\
\hline Anderson & Hauge & Rankin \\
\hline Becker & Healy & Rumley \\
\hline Benz & Held & Sampson \\
\hline Berry & Huff & Santee \\
\hline Blake & Ingersoll & Schirmer \\
\hline Brady & Justice & Schulte \\
\hline Buffington & Knickerbocker & Scott of Appanoose \\
\hline Carter & Lake & Scott of Fremont \\
\hline Children & Larson & Shores \\
\hline Clark & Letts & Slemmons \\
\hline Dodd & Lockin & Smith \\
\hline Donhowe & Long & Springer \\
\hline Doolittle & McClune & Stimson \\
\hline Edgington & McCulloch & Storey \\
\hline Edson & McDonald & Truax \\
\hline Elliott & McGhee & Van Camp \\
\hline Elson & Miller & Vance \\
\hline Emery & Mills & Venard \\
\hline Fackler & Moen & Wamstad \\
\hline Forsling & Moorhead & Weaver \\
\hline Francis & Morgan & Weber \\
\hline Garber of Adair & Narey & Westervelt \\
\hline Garber of Floyd & Nervig & Wolfe \\
\hline Gilbert & O'Donnell & Year \\
\hline Gilmore of Cedar & Olson & Mr. Speaker \\
\hline Gilmore of Clay & Parsons & \\
\hline Gordon & Perkins & \\
\hline Nays, 2 & & \\
\hline Bradley & Young & \\
\hline
\end{tabular}

Absent or not voting, 18
\begin{tabular}{lll} 
Beeman & Graham & Orr \\
Calhoun & Harrison & Parrott \\
Colbert & Kime & Powers \\
Criswell & LeValley & Sterling \\
Gibson & Mayne & Ulstad \\
Gilbertson & Ontjes & Yenter
\end{tabular}

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

Calendar No. 17, House File No. 679, a bill for an act supplementary to chapter two-A (2-A), title ten (X), relating to levees, ditches, drains and water courses, providing for the removal of telephone, telegraph or other electric lines to permit the free passage and operation of drainage contractor's equipment without dismantling the same, with report of committee recommending substitute amendment and passage, was taken up for consideration.

By unanimous consent action on House File No. 679 was deferred.

Calendar No. 18, House File No. 755, a bill for an act to amend section thirty-five (35), chapter two hundred seventyfive (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3078), and section forty-five (45), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2953), relating to the maintenance funds of the state highway commission and of the motor vehicle department and to provide for the purchase of ground and the erection of sheds for storing equipment allotted to this state by the federal government, with report of committee recommending passage, was taken up for consideration.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 59
\begin{tabular}{lll} 
Allyn & Calhoun & Dodd \\
Becker & Carter & Donhowe \\
Blake & Clark & Doolittle \\
Brady & Criswell & Edson
\end{tabular}

Elliott
Emery
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Hanna
Healy
Ingersoll
Knickerbocker
Lake

Letts
McClune
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
O'Donnell
Ontjes
Perkins
Peters
Peterson
Powers
Ramsey

Rankin
Rumley
Sampson
Santee
Schirmer
Smith
Storey
Truax
Van Camp
Venard
Weaver
Weber
- Westervelt

Yenter
Mr. Speaker

Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Stimson
Ulstad
Wamstad
Wolfe
Year
Young

LeValley
Sterling
Vance
\begin{tabular}{lll}
\begin{tabular}{lll} 
Beeman \\
Bradley
\end{tabular} & \begin{tabular}{l} 
Gibson \\
Graham
\end{tabular} & \begin{tabular}{l} 
LeValley \\
Colbert
\end{tabular} \\
Fackler & Harrison & Sterling
\end{tabular}

On request of Santee of Black Hawk rule 18 was invoked.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 19, Senate File No. 406, a bill for an act to amend the law as it appears in section two thousand eight hundred thirteen (2813), supplement to the code, 1913, (compiled code Sec. 2656), providing for tax to pay school bonds, with report of committee recommending passage, was taken up for consideration.

Garber of Adair moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 64
\begin{tabular}{ll} 
Anderson & Ingersoll \\
Becker & Justice \\
Blake & Kime \\
Bradley & Knickerbocker \\
Brady & Lake \\
Buffington & Larson \\
Carter & Letts \\
Dodd & LeWalley \\
Donhowe & Lockin \\
Doolittle & MGGhee \\
Edgington & Mayne \\
Edson & Miller \\
Elliott & Moen \\
Elson & Narey \\
Francis & Nervig \\
Garber of Adair & O'Donnell \\
Gilmore of Clay & Ontjes \\
Gordon & Orr \\
Grimwood & Perkins \\
Gunderson & Peters \\
Healy & Peterson \\
Geld & Rumley
\end{tabular}

Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Smith
Springer
Storey
Ulstad
Van Camp
Vance
Venard
Wamstad
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Peterson
Rumley

Rumley of Decatur asked unanimous consent to defer action on House File No. 573 and to allow the bill to retain its place on the calendar.

Donhowe of Storey moved that House File No. 573 be re-referred to the committee on schools and textbooks.

Motion prevailed.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 293.
Senate File No. 331.
Senate File No. 402.
Senate File No. 467.
Senate File No. 509.
Senate File No. 560.
Senate File No. 565.
Senate File No. 566.
Senate File No. 349.
Senate File No. 584.
Calendar No. 22, House File No. 666, a bill for an act to repeal the law as the same appears in article five, (5), section sixteen hundred eighty-three-c (1683-c) supplement to the code, 1913, (C. C. Section 1656), enacting a substitute therefor and by striking out and repealing the law in part as the same appears in section sixteen hundred eighty-three-b (1683-b), supplement to the code, 1913, (C. C. Sec. 1655 ), relating to farm aid association, with report of committee recommending substitute amendment and passage, was taken up for consideration.

Speaker pro tempore Larson in the chair.
Anderson of Winnebago offered the following amendment and moved its adoption:

Amend committee substitute for House File No. 666 by striking out the word "Iowa" in the second line of article 2, and by striking out the words "uniform in all counties and shall be" as the same appear in line two of article 4 of said substitute.

Also by striking out the words "and any non-resident owning land in the county" as the same appear in lines one and two of article 5.

Amendment to the committee substitute amendment adopted.
McClune of Mahaska offered the following amendment and moved its adoption:

Amend article 5 of section 1 by inserting in line one thereof after the word "county", the words "or other person elected to membership by a majority vote of the board of directors and a resident of the county".

A roll call was asked for by Mr. McClune.
On the question, "Shall the amendment be adoptedq"
Ayes, 91
\begin{tabular}{lll} 
Aldrich & Gordon & Peterson \\
Allyn & Grimwood & Powers \\
Anderson & Gunderson & Ramsey \\
Becker & Hanna & Rumley \\
Benz & Hauge & Sampson \\
Berry & Healy & Santee \\
Blake & Held & Schirmer \\
Bradley & Huff & Schulte \\
Brady & Ingersoll & Scott of Appanoose \\
Buffington & Kime & Scott of Fremont \\
Calhoun & Knickerbocker & Shores \\
Carter & Letts & Slemmons \\
Thildren & LeValley & Smith \\
Clark & Lockin & Springer \\
Criswell & Long & Stimson \\
Dodd & McClune & Storey \\
Donhowe & McCulloch & Truax \\
Doolittle & McGhee & Ulstad \\
Edgington & Miller & Van Camp \\
Edson & Mills & Vance \\
Elliott & Moen & Venard \\
Elson & Moorhead & Weaver \\
Emery & Morgan & Weber \\
Fackler & Narey & Westervelt \\
Forsling & Nervig & Wolfe \\
Francis & O'Donnell & Year \\
Garber of Adair & Ontjes & Yenter \\
Garber of Floyd & Orr & Young \\
Gibson & Parsons & Mr. Speaker \\
Gilmore of Cedar & Perkins & \\
Gilmore of Clay & Peters &
\end{tabular}

Nays, 2
Justice McDonald
Absent or not voting, 15
\begin{tabular}{llll} 
Aiken & Graham & Olson \\
Beeman & Harrison & Parrott \\
Colbert & Lake & & Rankin \\
Gibbert & Larson & & Sterling \\
Gilbertson & Mayne & & Wamstad
\end{tabular}

So the amendment was adopted.
Anderson of Winnebago offered the following amendment and moved its adoption:

Amend substitute to House File No. 666 by striking out the word "of" in line one of article five and inserting the words "residing in", in lieu thereof.

Amendment adopted.
On motion of Young of Davis, the amendments proposed by the committee, found and pages 1111 and 1112 of the journal of March 17 th , as amended, were adopted.

Mr. Young moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 66
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Garber of Floyd \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Morgan \\
Allyn
\end{tabular} \\
Gibson & Nervig \\
Anderson & Gilbertson & O'Donnell \\
Becker & Gunderson & Ontjes \\
Benz & Hanna & Orr \\
Berry & Healy & Parrott \\
Buffington & Held & Parsons \\
Calhoun & Huff & Peterson \\
Children & Ingersoll & Powers \\
Criswell & Justice & Rumley \\
Donhowe & Larson & Schirmer \\
Doolittle & Lockin & Schulte \\
Edgington & Long & Scott of Appanoose \\
Edson & McClune & Scott of Fremont \\
Elson & McCulloch & Shores \\
Emery & McDonald & Slemmons \\
Fackler & Mayne & Springer \\
Francis & Mills & Stimson \\
& Moen & Storey
\end{tabular}

Ulstad
Vance Venard

Wamstad
Weaver
Weber

Wolfe
Year
Young

Nays, 29
\begin{tabular}{ll} 
Blake & Grimwood \\
Bradley & Kime \\
Carter & Knickerbocker \\
Doodd & Letts \\
Elliott & LeValley \\
Forsling & McGhee \\
Garber of Adair & McClune \\
Gilbert & Miller \\
Gilmore of Cedar & Moorhead \\
Gilmore of Clay & Narey
\end{tabular}

Absent or not voting, 13
\begin{tabular}{lll} 
Beeman & Graham & Smith \\
Brady & Harrison & Sterling \\
Clark & Hauge & Yenter \\
Colbert & Lake & \\
Gordon & Peters &
\end{tabular}

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

\section*{HOUSE FILES WITHDRAWN}

On request of Perkins of Sac, unanimous consent having been obtained, House File No. 831 was withdrawn from the calendar and from further consideration by the House.

On request of Perkins of Sac, unanimous consent having been obtained, House File No. 832 was withdrawn from the calendar and from further consideration by the House.

On request of Perkins of Sac, unanimous consent having been obtained, House File No. 823 was withdrawn from the calendar and from further consideration by the House.

\section*{HOUSE FILE RE-REFERRED}

House File No. 607 was ordered re-referred to the committee on appropriations.

\section*{AMENDMENT FILED}

Edson of Buena Vista filed the following amendment:
Amend the concurrent resolution found on page 872 and the following
pages of the House journal, by striking out all of paragraph 3 of said resolution at the bottom of page 872 and substituting therefor the following: "that so far as possible all of the officers of the House and Senate for the special session be selected prior to the adjournment of this session, and that the compensation of such officers be the same as that fixed in the Thirty-eighth General Assembly." That said resolution be further amended by striking out of line one of paragraph No. 7 the words "joint code revision committee" and substituting therefor the words "the committee on retrenchment and reform".

On motion of Garber of Adair the House adjourned until \(1: 30\) p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{CONSIDERATION OF BILLS}

Calendar No. 23, House File 740, a bill for an act to amend section sixteen hundred twenty-four (1624) of the code (C. C. 5355) by adding a provision with reference to the secretaries of corporations furnishing certain information to the stockholders, with report of committee recommending passage, was taken up for consideration.

Emery of Wapello offered the following amendment and moved its adoption:

Amend House File No. 740 by adding at the end thereof the following: "Said written request must be made at least forty days prior to said annual meeting."

Amendment adopted.
Clark of Linn offered the following amendment and moved its adoption:

Amend House File No. 740 by adding thereto the following:
"Provided, however, that the stockholder requesting such list shall first pay to the secretary of the corporation the reasonable cost of the preparation of said list."

Amendment lost.

Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{lll} 
Aiken & Grimwood \\
Aldrich & \begin{tabular}{l} 
Gunderson
\end{tabular} & \begin{tabular}{l} 
Parrott \\
Parsons
\end{tabular} \\
Allyn & Hanna & Peters \\
Anderson & Healy & Peterson \\
Becker & Held & Ramsey \\
Beeman & Huff & Sampson \\
Benz & Ingersoll & Santee \\
Berry & Justice & Schirmer \\
Bradley & Knickerbocker & Scott of Appanoose \\
Brady & Lake & Scott of Fremont \\
Buffington & Larson & Shores \\
Calhoun & Letts & Slemmons \\
Carter & LeValley & Springer \\
Children & Lockin & Sterling \\
Colbert & Long & Stimson \\
Criswell & McClune & Storey \\
Edgington & McCulloch & Ulstad \\
Edson & McDonald & Van Camp \\
Elson & McGhee & Vance \\
Fackler & Mayne & Venard \\
Forsling & Mills & Wamstad \\
Francis & Moen & Weaver \\
Garber of Adair & Moorhead & Westervelt \\
Garber of Floyd & Narey & Wolfe \\
Gibson & O'Donnell & Year \\
Gilbertson & Ontjes & Yenter \\
Gilmore of Clay & Orr & Young
\end{tabular}

Nays, 15
\begin{tabular}{lll} 
Blake & Elliott & Nervig \\
Clark & Emery & Olson \\
Dodd & Gordon & Rankin \\
Donhowe & Kime & Smith \\
Doolittle & Morgan & Truax
\end{tabular}

Absent or not voting, 12

Gilbert
Gilmore of Cedar Graham
Harrison

Hauge
Miller Perkins
Powers

Rumley
Schulte
Weber
Mr. Speaker

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

Calendar No. 24, House File No. 739, a bill for an act to amend section four (4) of chapter two hundred forty-eight (248), laws
of the Thirty-eighth General Assembly, (C. C. 1788), relating to the disposition of carcasses of dead animals, with report of committee recommending passage, was taken up for consideration.

Garber of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91
\begin{tabular}{lll} 
Aldrich & Gordon & Parrott \\
Allyn & Grimwood & Parsons \\
Anderson & Gunderson & Peters \\
Becker & Hanna & Peterson \\
Beeman & Hauge & Powers \\
Blake & Healy & Ramsey \\
Bradley & Held & Rankin \\
Brady & Huff & Sampson \\
Buffington & Ingersoll & Santee \\
Calhoun & Justice & Schirmer \\
Carter & Kime & Schulte \\
Children & Knickerbocker & Scott of Appanoose \\
Colbert & Lake & Scott of Fremont \\
Criswell & Larson & Shores \\
Dodd & Letts & Slemmons \\
Donhowe & LeValley & Smith \\
Doolittle & Lockin & Sterling \\
Edgington & Long & Stimson \\
Edson & McCulloch & Storey \\
Elliott & McDonald & Truax \\
Elson & McGhee & Ulstad \\
Emery & Fackler & Mayne \\
Forsling & Miller & Van Camp \\
Francis & Moen & Venard \\
Garber of & Adair & Moorhead \\
Garber of & Floyd & Nargan \\
Gibson & Narey & Weaver \\
Gilbertson & Nervig & Wolfervelt \\
Gilmore of Cedar & Olson & Ontjes \\
Gilmore of Clay & Orr & Menter \\
& &
\end{tabular}

Nays, 2
Clark Year

Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Harrison & Rumley \\
Benz & McClune & Springer \\
Berry & Mills & Wamstad \\
Gilbert & O'Donnell & Weber \\
Graham & Perkins & Young
\end{tabular}

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

Calendar No. 25, House File No. 760, a bill for an act to amend section two (2), chapter four hundred five (405), laws of the Thirty-seventh General Assembly (C. C. 2094), relating to the selection of probation officers in juvenile courts, with report of committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Allyn & Gilmore of Clay & Perkins \\
Anderson & Grimwood & Peters \\
Becker & Hanna & Peterson \\
Beeman & Hauge & Powers \\
Berry & Healy & Ramsey \\
Blake & Ingersoll & Rankin \\
Bradley & Justice & Sampson \\
Brady & Knickerbocker & Santee \\
Buffington & Larson & Schirmer \\
Calhoun & Letts & Schulte \\
Carter & LeValley & Scott of Fremont \\
Children & Lockin & Shores \\
Clark & Long & Smith \\
Colbert & McClune & Sterling \\
Criswell & McCulloch & Stimson \\
Dodd & McDonald & Storey \\
Donhowe & Doolittle & MrGhee \\
Edgington & Miller & Van Camp \\
Frison & Moen & Vance \\
Elliott & Moorhead & Venard \\
Elson & Mamstad \\
Emery & Farkler & Nargan \\
Forsling & Nervig & Weaver \\
Francis & O'Donnell & Westervelt \\
Garber of & Adair & Olson \\
Garber of & Floyd & Ontjes \\
Gibson & Orr & Yeare \\
Gilmore of Cedar & Parrott & Parsons \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, None

Absent or not voting, 20
\begin{tabular}{|c|c|c|}
\hline Aiken & Gunderson & Rumley \\
\hline Aldrich & Harrison & Scott of Appanoose \\
\hline Benz & Held & Slemmons \\
\hline Gilbert & Huff & Springer \\
\hline Gilbertson & Kime & Ulstad \\
\hline Gordon & Lake & Young \\
\hline Graham & Mills & \\
\hline
\end{tabular}

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

Calendar No. 30, House File No. 414, a bill for an act to repeal the law as it appears in section sixteen hundred sixty-nine (1669) and sixteen hundred seventy (1670) of the code, (C. C. Secs. 1691, 1692), and chapter three hundred ninety-five (395), acts of the Thirty-eighth General Assembly, (C. C. Secs. 1696, 1697 and 1698) and to enact a substitute therefor; also to amend section sixteen hundred seventy-one (1671) of the code (C. C. Sec. 1693) and section sixteen hundred seventy-two (1672), supplement to the code, 1913, (C. C. Sec. 1694), all relating to the State Horticultural Society of Iowa, and making appropriation for the Horticultural Exposition, with report of committee recommending substitute amendment and passage, was taken up for consideration.

On motion of Children of Pottawattamie the substitute amendments proposed by the committee, found on pages 690 and 691 of the journal of February 24th, were adopted.

Mr. Children moved that the bill be read a third time now and be placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 76

Aiken
Anderson
Beeman
Benz
Bradley
Buffington
Calhoun
Carter
Children Colbert
Dodd
Doolittle
Edgington
Elliott
Elson
Emery
Fackler
Garber of Adair
Garber of Floyd
Gibson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood

Hanna
Hauge
Held
Huff
Ingersoll
Justice
Knickerbocker
Lake
Larson
Letts
LeValley
McClune
\begin{tabular}{lll} 
McCulloch & Peterson & Sterling \\
McDonald & Powers & Stimson \\
McGhee & Ramsey & Storey \\
Mayne & Rankin & Van Camp \\
Moen & Sampson & Venard \\
Narey & Santee & Weaver \\
Nervig & Schirmer & Weber \\
O'Donnell & Schulte & Westervelt \\
Olson & Scott of Appanoose & Wolfe \\
Ontjes & Scott of Fremont & Year \\
Orr & Shores & Young \\
Parsons & Slemmons & Mr. Speaker \\
Perkins & Smith & \\
Peters & Springer &
\end{tabular}

Nays, '7
\begin{tabular}{llc} 
Aldrich & \begin{tabular}{l} 
Blake \\
Gunderson
\end{tabular} & Truax \\
Allyn & Long & \\
Berry & Lo &
\end{tabular}

Absent or not voting, 25
\begin{tabular}{lll} 
Becker & Gilbertson & Morgan \\
Brady & Graham & Parrott \\
Clark & Harrison & Rumley \\
Criswell & Healy & Ulstad \\
Donhowe & Kime & Vance \\
Edson & Lockin & Wamstad \\
Forsling & Miller & Yenter \\
Francis & Mills & \\
Gilbert & Moorhead &
\end{tabular}

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

\section*{MOTION TO RECONSIDER CALLED UP}

McClune of Mahaska called up the motion filed to reconsider the vote by which House File No. 486 passed the House.

On the question, "Shall the House reconsider the vote by which House File No. 486 passed the House?"

Ayes, 77
\begin{tabular}{lll} 
Aldrich & Calhoun & Emery \\
Allyn & Carter & Fackler \\
Anderson & Children & Francis \\
Becker & Colbert & Garber of Floyd \\
Benz & Dodd & Gibson \\
Berry & Donhowe & Gilbertson \\
Blake & Edgington & Gilmore of Cedar \\
Bradley & Edson & Gilmore of Clay \\
Buffington & Elson & Grimwood
\end{tabular}
\begin{tabular}{lll} 
Gunderson & \begin{tabular}{l} 
McGhee \\
Hanna
\end{tabular} & \begin{tabular}{l} 
Schirmer \\
Scott of Fremont
\end{tabular} \\
Healy & Moen & Sce \\
Held & Narey & Slemmons \\
Huff & Nevig & Smith \\
Ingersoll & O'Donnell & Springer \\
Justice & Ontjes & Sterling \\
Kime & Orr & Stimson \\
Knickerbocker & Parrott & Storey \\
Lake & Parsons & Truax \\
Larson & Perkins & Ulstad \\
Letts & Peters & Van Camp \\
LeValley & Peterson & Vance \\
Lockin & Powers & Wamstad \\
McClune & Ramsey & Weaver \\
McCulloch & Rankin & Wolfe \\
McDonald & Sampson & Young \\
& Santee &
\end{tabular}

Nays, 5
Criswell
Long

> Scott of Appanoose Year Shores

Absent or not voting, 26
\(\left.\left.\begin{array}{lll}\text { Aiken } & \begin{array}{l}\text { Gordon } \\ \text { Beeman }\end{array} & \begin{array}{l}\text { Graham }\end{array} \\ \text { Brady } & \text { Harrison } & \text { Rumley }\end{array}\right] \begin{array}{l}\text { Schulte }\end{array}\right)\)

So the House reconsidered the vote by which House File No. 486 passed the House.

McClune of Mahaska moved that the House reconsider the vote by which House File No. 486 passed to its third reading.

Motion prevailed.
House File No. 486, a bill for an act to prohibit nepotism within this state, was taken up for consideration.

McClune of Mahaska offered the following amendment and moved its adoption:

Amend House File No. 486 by substituting for the committee amendment the following:
"Unless such appointment shall have the approval of the officer or . board whose duty it is to approve the bond of the principal".

Amendment adopted.

Mr. McClune moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Mr. McClune moved to reconsider the vote by which House File No. 486 passed to its third reading.

Motion prevailed.
Hauge of Polk moved that action on House File No. 486 be deferred.

Motion prevailed.
Calendar No. 31, House File No. 429, a bill for an act to repeal the law as it appears in chapter one hundred seventy-five (175), acts of the Thirty-eighth General Assembly (C. C. Secs. 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural socities, with report of committee recommending amendment and passage, was taken up for consideration.

Doolittle of Delaware offered the following amendment to the committee amendments, moved its adoption and asked for a roll call:

Amend the committee amendment to House File No. 429 by striking out the words "two thousand dollars" and inserting in lieu thereof the words "twenty-five hundred dollars".

On the question, "Shall the amendment be adopted?"
Ayes, 36
\begin{tabular}{lll} 
Becker & Grimwood & O'Donnell \\
Blake & Hanna & Perkins \\
Carter & Hauge & Peterson \\
Dodd & Healy & Ramsey \\
Doolittle & Ingersoll & Rumley \\
Elliott & Kime & Sampson \\
Forsling & Knickerbocker & Schirmer \\
Garber of Adair & Lake & Slemmons \\
Gilbert & McClune & Weaver \\
Gilbertson & Miller & Weber \\
Gilmore of Clay & Moorhead & Westervelt \\
Gordon & Morgan & Mr. Speaker
\end{tabular}

Nays, 61
\begin{tabular}{lll} 
Aiken & Gibson & Parsons \\
Aldrich & Gilmore of Cedar & Peters \\
Allyn & Gunderson & Santee \\
Anderson & Held & Schulte \\
Beeman & Huff & Scott of Appanoose \\
Benz & Justice & Scott of Fremont \\
Berry & Letts & Shores \\
Bradley & LeValley & Smith \\
Brady & Lockin & Springer \\
Buffington & Long & Sterling \\
Calhoun & McCulloch & Stimson \\
Children & McDonald & Storey \\
Colbert & McGhee & Truax \\
Criswell & Mayne & Ulstad \\
Donhowe & Moen & Vance \\
Edgington & Narey & Venard \\
Elson & Nervig & Wamstad \\
Emery & Olson & Wolfe \\
Fackler & Ontjes & Year \\
Francis & Orr & \\
Garber of Floyd & Parrott &
\end{tabular}

Absent or not voting, 11
\begin{tabular}{lll} 
Clark & Larson & Van Camp \\
Edson & Mills & Yenter \\
Graham & Powers & Young \\
Harrison & Rankin &
\end{tabular}

So the amendment was lost.
Criswell of Boone offered the following amendment to the committee amendment and moved its adoption:

Amend committee amendment to House File No. 429 by striking out the words "two thousand" and inserting in lieu thereof the words "fifteen hundred".

Amendment lost.
On motion of Santee of Black Hawk, the amendment proposed by the committee, found on page 1149 of the journal of March 18th was adopted.

Mr. Santee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 61
\begin{tabular}{lll} 
Aiken & Kime & Powers \\
Beeman & Knickerbocker & Ramsey \\
Blake & Lake & Rankin \\
Brady & Letts & Rumley \\
Carter & LeValley & Sampson \\
Doolittle & McClune & Santee \\
Elliott & McCulloch & Schirmer \\
Forsling & McGhee & Slemmons \\
Garber of Adair & Miller & Smith \\
Garber of Floyd & Mills & Springer \\
Gilbert & Moorhead & Ulstad \\
Gilbertson & Morgan & Van Camp \\
Gilmore of Clay & Narey & Wamstad \\
Gordon & Nervig & Weaver \\
Grimwood & O'Donnell & Weber \\
Hanna & Olson & Westervelt \\
Hauge & Ontjes & Yenter \\
Healy & Orr & Young \\
Held & Perkins & Mr. Speaker \\
Ingersoll & Peters & \\
Justice & Peterson &
\end{tabular}

Nays, 40

Aldrich
Allyn
Anderson
Benz
Berry
Bradley
Buffington
Children
Colbert
Criswell
Dodd
Donhowe
Edgington
Emery

Fackler
Francis
Gibson
Gilmore of Cedar
Gunderson
Huff
Larson
Lockin
Long
McDonald
Mayne
Moen
Parrott
Parsons

Schulte
Scott of Appanoose
Scott of Fremont
Shores
Sterling
Stimson
Storey
Truax
Vance
Venard
Wolfe
Year

Absent or not voting, 7
\begin{tabular}{lll} 
Becker & Fdson & Harrison \\
Calhoun & Elson & \\
Clark & Graham &
\end{tabular}

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

REPORT OF COMMITTEE ON ENROLLED BILLS
Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 578, a bill
for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.

Also :
House File No. 503, a bill for an act to amend section thirty hundred fifty-three (3053), supplement to the code, 1913 (C. C. Sec. 5999), making the eleventh day of November a holiday.

Also :
House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of proceeding in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act, and repealing all acts or parts of acts in conflict herewith.

Also :
House File No. 706, a bill for an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact.

\begin{abstract}
Also :
House File No. 548, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ), for school building purposes.
\end{abstract}

\section*{Also :}

House File No. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven ( \(694-\mathrm{c} 47\) ), supplemental supplement to the code, 1915, and chapter 152, acts of the 37th General Assembly, (C. C. Sec. 6888), relating to salaries of judges and officers of municipal courts, and to enact a substitute therefor.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 578, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.

Also:
House File No. 503, a bill for an act to amend section thirty hundred fifty-three (3053), supplement to the code, 1913 (C. C. Sec. 5999), making the eleventh day of November a holiday.

Also :
House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and the qualifications, and for two (2) ballot boxes in such princints, and prescribing the manner of proceeding in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act, and repealing all acts or parts of acts in conflict herewith.

Also :
House File No. 706, a bill for an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact.

Also :
House File No. 548, a bill for an act to legalize an election in consolidated independent school district of Jolley, in the county of Calhoun, state of lowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ), for school building purposes.

Also :
House File No. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven (694-c47), supplemental supplement to the code, 1915, and chapter 152, acts of the 37th General Assembly, (C. C.

Sec. 6888), relating to salaries of judges and officers of municipal courts, and to enact a substitute therefor.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committce.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 578.
House File No. 503.
House File No. 331.
House File No. 706.
House File No. 548.
House File No. 437.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Edgington of Monona, from the committee on public accounting, submitted the following report:

Mr. Speafer-Your committee on public accounting to whom was referred House File No. 514, an act to repeal the law as it appears in sections twenty-six hundred twenty-a (2620-a), twenty-six hundred twenty-b (2620-b), twenty-six hundred twenty-c (2620-c), twenty-six hundred twenty-d (2620-d), twenty-six hundred twenty-f (2620-f), twenty-six hundred twenty-g, ( \(2620-\mathrm{g}\) ), twenty-six hundred twenty-h ( \(2620-\mathrm{h}\) ), supplemental supplement to the code, 1915, (C. C. 1235 to 1241 inclusive), and to enact substitutes therefor for the purpose of regulating the granting of the degree of certified public accountant and the practice of that profession, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section twenty-six hundred twenty-a (2620-a), supplemental supplement to the code, 1915, (C. C. 1235) be and the same is hereby repealed and the following enacted in lien thereof: Any citizen of the United States residing within the state, and being over the age of twenty-five (25) years and of good moral character, and having a high school education or its equivalent, or being a graduate of an accredited commercial school or college, or having such other preliminary education as may be approved by the American Institute of Accountants, and who shall have received from the examining board a certificate as provided in this act shall be styled and known as a certified public accountant, and be entitled to use the abbreviations C. P. A. in connection with his name.

Sec. 2. That sections twenty-six hundred twenty-b ( \(2620-\mathrm{b}\) ) and twentysix hundred twenty-c ( \(2620-\mathrm{c}\) ), supplemental supplement to the code, 1915 , (C. C. 1236 and 1237), be and the same are hereby repealed, and the following enacted in lieu thereof: The governor shall appoint an examining board consisting of two certified public accountants and one attorney at law familiar with commercial law for the purpose of conducting the examination for the degree of certified public accountants, who shall send the examination papers to the board of examiners of the American Institute of Accountants for marking and report.

Sec. 3. That section twenty-six hundred twenty-d (2620-d), supplemental supplement to the code, 1915, (C. C. 1238) be and the same is hereby repealed, and the following enacted in lieu thereof: Examinations shall be held at least once each year on dates simultaneous with the examination dates of the American Institute of Accountants to be held at the state capitol or at such other convenient place as shall be determined by the examining board.

Notice of such examinations shall be published for not less than three consecutive days in two daily newspapers published in the state, only one of which shall be published in the state capital; the last of said publications to be not less than twenty days prior to the date set for the examination.

The examination shall cover the following subjects-theory of accounts, practical accounting, auditing and commercial law affecting accountancy, and the examination questions of the American Institute of Accountants shall be used.

In addition to the qualifications enumerated in section one (1) hereof, applicants shall furnish evidence satisfactory to the board of examiners. that they have had at least three years practical accounting experience, at least one year of which shall have been as an accountant in the employ of a public accountant of recognized standing in the profession, or in public practice on their own account.

Prior to taking the examination the applicant shall pay to the secretary of the examining board a fee in the sum of thirty-five dollars ( \(\$ 35.00\) ). If the American Institute of Accountants shall find that the applicant is entitled thereto the examining board shall issue to him a certificate as provided in this act, which certificate shall be forthwith registered by the secretary of state.

Sec. 4. That section twenty-six hundred twenty-f (2620-f) supplemental supplement to the code, 1915 , (C. C. 1239), be and the same is hereby repealed and the following enacted in lieu thereof: The secretary of state may register the certificate of any person, resident of another state, which state extends like privileges to certified public accountants of this state, who is the lawful holder of an unrevoked certified public accountant's certificate, and is a member in good standing of the American Institute of Accountants; said registration to be revoked in the event the original certified public accountant's certificate or membership in the American Institute of Accountants is revoked or otherwise terminated.

Sec. 5. That section twenty-six hundred twenty-g ( \(2620-\mathrm{g}\) ), supplemental supplement to the code, 1915, (C. C. ....) be and the same is hereby repealed, and the following enacted in lieu thereof: The governor may revoke or cancel any certificate issued under this act, if the holder thereof is found guilty of unprofessional conduct, or for other sufficient cause, provided that written notice shall be mailed to the holder of such certificate at his last known postal address stating the reason for such contemplated action, and citing the said holder to appear before the examining board at a time and place named in said notice, which time shall be not less than twenty days from the mailing thereof. No certificate shall be revoked or canceled until after opportunity for hearing is offered as provided in this section.

Sec. 6. That section twenty-six hundred twenty-h ( \(2620-\mathrm{h}\) ), supplemental supplement to the code, 1915, (C. C. 1241) be and the same is hereby repealed, and the following enacted in lieu thereof: The members of the examining board shall receive as compensation for their services the sum of ten dollars ( \(\$ 10.00\) ) per day for the time actually employed, and their necessary expenses incurred in the discharge of their duties after provision shall have been made to pay the prescribed examination fee of the American Institute of Accountants; provided that such compensation and expenses shall not exced the amounts received as fees from applicants. All bills for compensation and expenses shall be audited and allowed by the state board of audit, and shall be paid from fees received under the provisions of this act. Any sum remaining after the payment of the compensation and expenses of the examining board shall be paid into the state treasury on or before the first day of Septembel of each year.

Sec. 7. Nothing in this act shall be construed to invalidate any certificate heretofore granted under existing law.

Also amend by striking out the title and inserting in lieu thereof the following:

A bill for an act to repeal the law as it appears in sections twenty-six hundred twenty-a ( \(2620-\mathrm{a}\) ), twenty-six hundred twenty-b (2620-b), twentysix hundred twenty-c ( \(2620-\mathrm{c}\) ), twenty-six hundred twenty-d ( \(2620-\mathrm{d}\) ), twenty-six hundred twenty-f ( \(2620-\mathrm{f}\) ), twenty-six hundred twenty-g ( 2620 g), twenty-six hundred twenty-h ( \(2620-\mathrm{h}\) ), supplemental supplement to the code, 1915, (C. C. 1235 to 1241 inclusive), and to enact substitutes therefor for the purpose of regulating the granting of the degree of certified public accountant and the practice of that profession.

Henry Edgington, Chairman.
Report adopted.
Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 813, a bill for an act amending section one thousand five hundred sixty-five-c ( \(1565-\mathrm{c}\) ) of the code, supplement of 1913 , (C. C. section 3003 ) relating to the destruction of noxious weeds by providing the notice to be given property owners in 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.

\section*{A. O. Havge, Chairman.}

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 709, a bill for an act to amend section two hundred fifty-four-a4 (254-a4) supplement to the code, 1913 (C. C. section 6492 ), relating to the management and control of cemeteries, and making additional provisions relating to the method of creation and control or trust funds for the care and upkeep of cemeteries or parts 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.
A. O. Havge, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 712, a bill for an act to provide for a special assessment committee to determine for portion of benefits of special assessments in cities of the first class and cities acting under the commission plan of government, and repealing conflicting statutes, beg leave to report they have had 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, and when so amended the bill do pass:

By inserting between the word "government" and the word "shall" as they appear in line two (2) of section one (1), the words "having a population in excess of one hundred thousand (100,000)."

By adding as section eight (8) the following:
This act shall not be construed to apply in any wise to improvements for which the special assessments are limited to abutting property and adjacent property as defined in section seven hundred ninety-two-G (792-G) of the supplemental supplement to the code of Iowa, as amended by section one (1) of chapter ninety-four (94) of the Thirty-sevencn General Assembly.

\author{
A. O. Hauge, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 783, a bill for an act to repeal chapter two hundred thirty-four (234) acts of the 38th General Assembly, and House File No. two hundred ninety-seven (297), acts of the 39 th General Assembly, and to enact a substitute therefor relating to contracts and maintenance bonds for street and sewer improvements, beg leave to report they have had 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, and when so amended the bill do pass:

By changing the word "one" as it appears in line fourteen of section one (1) to read "two".

\author{
A. O. Hauge, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 612, a bill for an act relating to the operation of cars on 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 recommenation that the same be indefinitely postponed.

\section*{A. O. Hauge, Chairman.}

Report adopted and House File No. 612 was indefinitely postponed.

\section*{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. 413, a bill for an act to amend section one thousand six hundred thirty-seven (1637) supplement to the code, 1913, (C. C. 5637) relating to foreign corporations.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 361, a bill for an act to amend section 894, supplemental supplement to the code, 1915, (C. C. section 4038), and section 1989-a38, supplement to the code, 1913, as amended by section 1 , chapter 28 , acts of the Thirty-seventh General Assembly, (C. C. section 4886), in regard to levy of tax by cities and towns to pay special assessments for street improvements.

\author{
L. W. Ainsworith, Secretary.
}

Also :
Mr. Speaker-I 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. 350 , a bill for an act to amend the law as found in chapter four hundred fifteen (415) of the Thirty-seventh General Assembly and as found in section four thousand eight hundred thirty-seven (4837) of the compiled code, relating to the straightening of creeks and rivers.
L. W. Ainswortin, Secretary.

Also :
Mr. Speaker-I 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. 591, a bill for an act to amend the law as it appears in section thirty (30), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to reporting motor vehicle accidents.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 678, a bill for an act to amend section fifty-two hundred thirty-nine-e (5239-e) supplement to the code, 1913, (C. C. section 9284) relating to prosecutions on informations to be filed by the county attorney.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 638, a bill for an act to legalize the incorporation, acts, and proceedings of "People's Oil Company of Iowa", of Des Moines, Polk county, Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 494, a bill for an act to amend section 482 of the code, (C. C. section 3165), relating to the duties of the county treasurer, providing a seal, and requiring an impression of the seal on each motor vehicle registration certificate.
L. W. Arvsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 591, a bill for an act to amend the law as it appears in section thirty (30), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to reporting motor vehicle accidents.

Read first and second time and referred to committee on police regulations.

Senate File No. 678, a bill for an act to amend section fiftytwo hundred thirty-nine-e (5239-e) supplement to the code, 1913, (C. C. Section 9284) relating to prosecutions on informations to be filed by the county attorney.

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

Senate File No. 494, a bill for an act to amend section four hundred eighty-two (482) of the code (compiled code, section 3165 ), relating to the duties of the county treasurer providing a
seal, and requiring an impression of the seal on each motor vehicle registration certificate.

Read first and second time and referred to committee on motor vehicles and transporation.

Senate File No. 361, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (compiled code, Sec. 4038), and section nineteen hundred eighty-nine-a thirty-eight (1989-a38), supplement to the code, 1913, as amended by section one (1), of chapter twenty-eight (28), acts of the Thirty-seventh (37th) General Assembly, (compiled code, Sec. 4886), in regard to levy of tax by cities and towns to pay special assessments for street improvements.

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

Senate File No. 413, a bill for an act to amend section one thousand six hundred thirty-seven (1637) supplement to the code 1913 (C. C. 5637) relating to foreign corporations.

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

TSenate File No. 350, a bill for an act to amend the law as found in chapter four hundred fifteen (415) of the acts of the Thirtyseventh General Assembly and as found in section four thousand eight hundred thirty-seven (4837) of the compiled code, relating to the straightening of creeks and rivers.

Read first and second time and referred to committee on drainage.
\(\theta\)
Senate File No. 638, a bill for an act to legalize the incorporation, acts, and proceedings of "People's Oil Company of Iowa", of Des Moines, Polk county, Iowa.

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

\section*{AMENDMENTS FILED}

Parsons of Calhoun filed the following amendments:
Amend House File No. 415 by adding as second section thereto:

Sec. 2. Section nineteen hundred eighty-nine-a sixty-one (1989-a61) supplemental supplement to the code, 1915 , be and the same is hereby amended by adding the following at the end of said section:

Provided in case of joint districts that such petition to organize under the control of trustees must bear the same percentage of signers of land owners owning the same percentage of land within each county as is required for a district wholly within one county.

Provided further that upon presentation of a similar petition for an election, a district may by a majority vote of those land owners within the district be returned to the management and control of the board of supervisors at a subsequent election.

\section*{Also :}

Amend House File No. 415 by adding as third section thereto:
Section 3. Section nineteen hundred eighty-nine-a sixty-two (1989a62) supplemental supplement to the code, 1915 , be and the same is hereby amended by adding thereto the following:

In such joint districts the joint boards of said counties shall equitably divide such district for residential purposes only, so as to provide that each county within such district shall have at least one member of such board of trustees; but such trustees shall be elected by the district at large.

Provided, however, that if such district includes lands within more than three different counties, the county or counties having the least number of acres within such district shall be the ones which shall have no representation on such boards.

Westervelt of Greene filed the following amendment:
Amend House File No. 833 as follows:
1. Insert after the word "been" in line 2, section 2 , the words "or is about to be'".
2. Insert after section 3 the following as section 4:
"Sec. 4. Sections 1, 2 and 3 of this act shall be applicable only to materials actually used on public work by the state, county, municipality or public contractor."
3. Properly renumber sections four, five, six, seven and eight.

Knickerbocker of Linn filed the following amendment:
Amend the committee amendments to House File No. 361 by striking out the word "buttermilk" as the same appears in lines 6 and 7 on pase 1241 of the journal of March 19th.

On motion of Brady of O'Brien the House adjourned until \(9: 00 \mathrm{a}\). m., Tuesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the house of Representatives, Des Mones, March 22, 1921.

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

Prayer was offered by the Rev. Ernest B. Mounsey, rector of the Christ Episcopal church, Waterloo.

Journal of March 21st corrected and approved.

\section*{petitions}

Elson of Wayne presented four petitions from citizens of Corydon, relative to spur tracks to factories, organizations without capital stock for co-operation, commissioner for land titles, and bonded warehouses.

Mr. Speaker presented a petition from citizens of Black Hawk county, relative to observance of Sabbath.

Aldrich of Marion presented a petition from citizens of Marion sounty, relative to observance of Sabbath.

Scott of Appanoose presented a petition from citizens of Clarkdale, relative to observance of the Sabbath.

Above petitions referred to respective committees.
AMENDMENT WITHDRAWN
Knickerbocker of Linn asked unanimous consent to withdraw the amendment filed by him, found on page 1315 of the journal of March 21st.

No objections being made it was so ordered.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 787, a bill for an act to amend section one hundred ninety-nine (199) of the code (C. C. section 8470 ), relating to the filing of opinions by justices of the supreme court, ber leave to neport they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 653, a bill for an act to legalize certain warrants of the consolidated independent school district of Franklin, in Greene 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.
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 761, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 3,500\) for electric lighting system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 3,500\) electric lighting system bonds 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File 762, a bill for an act to confirm the title of Charles E. Anderson to the northeast quarter of the southwest quarter (NE \(1 / 4 \mathrm{SW} 1 / 4\) ) of section number fifteen (15) in township number seventy-two (72) north, of range fifteen (15) west of the fifth principal meridian in Wapello county, Iowa, and authorizing the issuance of a patent to him 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. F. Clark, Ohairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 760, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 13,500\) for waterworks system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 13,500\) waterworks system bonds 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Speaker--Your committee on judiciary to whom was referred House File No. 585, 'a bill for an act to amend chapter two hundred sixteen (216) (C. C. section 6837), acts of the Thirty-eighth General Assembly, relating to fees of justices of the peace and constables, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out the period (.) at the end of said section and substituting a colon (:) in lieu thereof, an adding the following: "provided, however, that in all townships having a population of more than fortyfive thousand \((45,000)\), each justice of the peace shall be allowed for said expenses the sum of five hundred dollars ( \(\$ 500.00\) ) per annum."
C. F. Clark, Chairman.

Report adopted.

\section*{Also :}

Mr. Speakfr-Your committee on judiciary to whom was referred House File No. 771, a bill for an act to amend section four hundred three (403), supplement to the code, 1913 (C. C. section 3261 ), relating to county 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.

\section*{C. F. Clark, Chairman.}

Report adopted and House File No. 771 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 631, a bill for an act to confer upon justices of the peace, police justices and municipal judges power to subpoena and examine witnesses before the issuance of a warrant of arrest, beg leave to report they have had the 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. F. Clakk, Chairman.

Report adopted and House File No. 631 was indefinitely postponed.

Also:
Mr. Speater--Your committee on judiciary to whom was referred House File No. 474, a bill for an act to amend section four hundred three (403), chapter one (1), supplement to the code, 1913 (C. C. section 3261), relat:-; the issuance of county bonds, beg leave to report they have had \(t\). sane under consideration and lave instructed me to report the same ac!: to the ITocce with the recommendation that the same be indefiniceiy bostponeá.
C. F. Clark, Chairman.

Report adopted and House File No. 474 was indefinitely postponed.

Also:
Mr. Sieaker--Your committee on judiciary to whom was referred House File No. 779, a bill for an act to prevent injury to property by tenants, supplemental to chapter two (2), title twenty-one (21) 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 indefinitely postponed.
C. F. Clark, Chairman.

Report adopted and House File No. 779 was indefinitely postponed.

McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred House File No. 757, a bill for an act to amend section nineteen hundred eighty-nine-a-seven (1989-a-7), supplement to the code, 1913, (C. C. section 4842), providing for the division of drainage improvements into sections, beg leave to report they have had the same under consideration and have
instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
J. H. MCGHEE, Chairman.

Report adopted and House File No. 757 was indefinitely postponed.

Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 738, a bill for an act to amend section nineteen hundred eighty-nine-a seven (1989-a7), supplement to the code, 1913, (C. C. section 4842), providing for the division of drainage improvements into sections, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House wih the recommendation that the same be indefinitely postponed.
J. H. McGhbe, Chairman.

Report adopted and House File No. 738 was indefinitely postponed.

Speaker pro tempore Larson in the chair.
Also :
Mr. Speaker-Your committee on drainage to whom was referred House File No. 645 , a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a9), supplement to the code, 1913, as amended by chapter two hundred sixty-four (264) of the acts of the Thirty-seventh (37th) General Assembly (C. C. section 4844), relating to monthly estimates and payments for work done on drainage improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{J. H. MoGhee, Chairman.}

Report adopted and House File No. 645 was indefinitely postponed.

Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. SPEAKER-Your committee on insurance to whom was referred House File No. 542, a bill for an act to amend section eighteen hundred six (1806) supplemental supplement to the code, 1915 , amended by chapter four thousand forty-one (4041) acts of the Thirty-seventh General Assembly (C. C. section 5532 ), to provide the securities in which the funds of life insurance companies and associations shall be invested, 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 recommedation that the same do pass.

\author{
H. B. Morgan, Chairman.
}

Report adopted.
Also :
Mr. Speakfr-Your committee on insurance to whom was referred House File No. 798, a bill for an act relating to the capital stock of insurance companies amending section 1710 , supplement to code, 1913, as amended by section 5, chapter 428, laws of Thirty-seventh General Assembly and as amended by section 3, chapter 348, laws of the Thirty-eighth General Assembly (C. C. section 5628) ; and amending section 1721, supplemental supplement to code, 1915, as amended by section 18, chapter 429, laws of Thirty-seventh General Assembly as amended by section 1, chapter 346, laws of Thirty-eighth General Assembly, 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, and when so amended the bill do pass:

Strike out all of section two (2) and renumber the remaining sections, and when so amended that the bill be referred out to the House for passage.

\author{
H. B. Morgan, Chairman.
}

Report adopted.

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 683, a bill for an act to amend chapter fourteen-b (14-b) title XII of the code relating to the establishment and regulation of a hog cholera serum laboratory, beg leave to report they have had 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, and when so amended the bill do pass:

By striking the word "establish" from line five of section one and inserting in lieu thereof the word "maintain", also by inserting after the word "the" as it appears in line seven the words "manufacture and".

Also by inserting in line six of section two, after the word "serum" the words "to any person".
J. H. Anderson, Chairman.

Report adopted.

\section*{INTRODUCTION OF BILL}

By committee on agriculture, House File No. 838, a bill for an act to amend section twenty-five hundred twenty-nine (2529), sup-
plement to the code, 1913, (C. C. Sec. 1712), relating to the appointment and qualifications of a state veterinary surgeon and to fix the term of office of members of the animal health commission.

Read first and second time and passed on file.

\section*{CONSIDERATION OF. BILLS}

Calendar No. 8, House File No. 415, a bill for an act to amend section nineteen hundred eighty-nine-a-sixty-one (1989-a61), supplemental supplement to the code, 1915, (C. C. Sec. 4918), relat. ing to the supervision of drainage or levee districts by trustees, with report of committee recommending passage, was taken up for consideration.

The amendments filed by Parsons of Calhoun, found on pages 1314 and 1315 of the journal of March 21st, were considered, and on motion of Mr. Parsons, adopted.

Parsons of Calhoun offered the following amendment and moved its adoption:

Amend House File No. 415 by adding as section 4 the following:
Sec. 4. That section nineteen hundred eighty-nine-a sixty-three (1989-a63) supplemental supplement to the code, 1915, be amended as follows:

Insert between the words "land" and "in" in the fourth line the words "in each county" and insert between the words "benefits" and "in" in the sixth line the words "in cach county".

Amendment adopted.
Children of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
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Aiken & \begin{tabular}{l} 
Bradley \\
Buffington
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Garber of Adair
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Justice
Kime
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
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O'Donnell
Olson
Orr
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin

Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Wolfe
Year

Nays, None

Absent or not voting, 22

Anderson
Brady
Dodd
Doolittle
Fackler
Gibson
Graham
Gunderson

Harrison
Lake
Moen
Moorhead
Ontjes
Parrott
Springer
Stimson

Storey
Venard
Westervelt
Yenter
Young
Mr. Speaker

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

Children of Pottawattamie offered the following amendment to the title and moved its adoption :

Amend title to House File No. 415, by changing the word "section" in line one (1) to "sections", also by adding after the parenthesis in line two (2) the following: "nineteen hundred eighty-nine-a sixty-two (1989a62) and nineteen hundred eighty-nine-a sixty-three (1989-a63)".

Amendment adopted and title as amended was agreed to.
Calendar No. 6, House File No. 730, a bill for an act amending section seven hundred fifty-eight-d, (758-d), supplemental supplement to the code, 1915 , (C. C. Sec. 3784 ), relating to the issuance of bonds by cities of the first class and cities of the second class over five thousand (5000) population, with report of committee recommending passage, was taken up and considered.

Speaker McFarlane in the chair.
On request of Children of Pottawattamie, action on House File No. 730 was deferred.

Calendar No. 15, House File No. 829, a bill for an act to enlarge the powers of the board of railroad commissioners by conferring on it jurisdiction and control over the construction, maintenance, operation, service and rates of telephone companies, and to regulate the service and rates of said companies, was taken up and considered.

On request of Calhoun of Van Buren, action on House File No. 829 was deferred.

SPECIAL ORDER NO. 1
Time having arrived for special order No. 1, House File No. 833, a bill for an act to prevent discrimination in the marketing and sale of materials used by the public or a public contractor in the construction and maintenance of highways, providing for an injunction restraining persons violating the provisions of this act from marketing their products in the state, and authorizing the board of railroad commissioners to make investigation with reference to the manufacture and sale of road building materials, was taken up for consideration.

The amendments filed by Westervelt of Greene, found on page 1315 of the journal of March 21st, were taken up and considered.

Mr. Westervelt offered the following amendment and moved its adoption:

Amend amendment No. 2 to House File No. 833 found on page 1315 of the journal, by substituting a comma for the period after the word "contractor" and adding thereafter "and purchased in car load lots".

Amendment to the amendment adopted.
On motion of Westervelt of Greene the amendments found on page 1315 of the journal of March 21st, as amended, were adopted.

Mr. Westervelt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 104
\begin{tabular}{lll} 
Aldrich & Grimwood & Perkins \\
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Healy & Ramsey \\
Benz & Held & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Calhoun & Lake & Scott of Appanoose \\
Carter & Larson & Scott of Fremont \\
Children & Letts & Shores \\
Clark & LeValley & Slemmons \\
Colbert & Lockin & Smith \\
Criswell & Long & Springer \\
Donhowe & McClune & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McDonald & Storey \\
Elliott & McGhee & Truax \\
Elson & Mayne & Ulstad \\
Emery & Miller & Van Camp \\
Fackler & Mills & Vance \\
Forsling & Moen & Venard \\
Francis & Moorhead & Wamstad \\
Garber of & Adair & Morgan \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Weaver \\
Gilbert & O'Donnell & Weber \\
Gilbertson & Olison & Wolervelt \\
Gilmore of Cedar & Ontjes & Year \\
Gilmore of Clay & Orr & Yenter \\
Gordon & Parrott & Young \\
Graham & Parsons & \\
& &
\end{tabular}

Nays, None
Absent or not voting, 4
\begin{tabular}{ll} 
Aiken & Doolittle \\
Dodd & Hauge
\end{tabular}

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

Calendar No. 16, House File No. 504, a bill for an act to amend section twenty-eight hundred five (2805) of the code (C. C. section 2575), relating to the use of the Bible in the public schools of the state, with report of committee without recommendation, was taken up for consideration.

On request of Francis of Taylor, unanimous consent having
been obtained, action on House File No. 504 was deferred and the bill made a special order for Thursday, March 24th, at 1:30 p.m.
\[
\because
\]

\section*{RESOLUTIONS}

Unanimous consent having been obtained to return to the order of introduction of resolutions, Venard of Sioux offered the following:

Whereas, the Hon. D. O. Stone, who represented Sioux county in the Thirty-sixth, Thirty-seventh, Thirty-eighth and Thirty-ninth General Assemblies, departed this life at Des Moines, Iowa, February 18, 1921, and

Whereas, it is fitting and proper that we should recognize the passing of so distinguished a member, therefore

Be It Resclved, That a committee of three be appointed to draft suitable resolutions commemorating his life and service to the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Venard moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Venard of Sioux; Anderson of Winnebago and Weaver of Polk.

Doolittle of Delaware offered the following resolution:
Whereas, on January 26, 1921, the speaker of the House submitted certain recommendations to the House concerning future standing committees and organization of the House, and

Whereas, such recommendations are for the best interests and welfare of this House and of the state, therefore

Be It Resolved by the House of Representatives of the Thirty-ninth Generat Assembly:
That the speaker be requested to use the recommendations of his message to the House as the basis for the committees of the special session and, further,

That the speaker be requested to name the committees for the special session in accordance with his recommendations and present the same to the members of the House as soon as possible.

Laid over under rule 34.
Calendar No. 17, House File No. 679, a bill for an act supplementary to chapter two-A (2-A), title ten (X), relating to levees, ditches, drains and water courses, providing for the re-
moval of telephone, telegraph or other electric lines to permit the free passage and operation of drainage contractor's equipment without dismantling the same, with. report of committee recommending substitute amendment and passage, was taken up for consideration.

On motion of Garber of Adair the substitute amendments proposed by the committee, found on page 1109 of the journal of March 17th, were adopted.

Mr. Garber moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 89
\begin{tabular}{lll} 
Allyn & Graham & Parsons \\
Anderson & Grimwood & Perkins \\
Becker & Gunderson & Peters \\
Benz & Hanna & Peterson \\
Blake & Hauge & Powers \\
Bradley & Healy & Ramsey \\
Brady & Held & Rumley \\
Buffington & Huff & Sampson \\
Calhoun & Justice & Santee \\
Carter & Kime & Schulte \\
Children & Knickerbocker & Scott of Appanoose \\
Clark & Letts & Scott of Fremont \\
Colbert & LeValley & Shores \\
Criswell & Lockin & Slemmons \\
Dodd & Long & Smith \\
Donhowe & McClune & Springer \\
Doolittle & McCulloch & Sterling \\
Edgington & McDonald & Stimson \\
Edson & McGhee & Truax \\
Elliott & Mayne & Ulstad \\
Elson & Miller & Van Camp \\
Emery & Mackler & Moorhead \\
Francis & Mance \\
Garber of Adair & Morgan & Venard \\
Gibson & Narey & Wamstad \\
Gilbert & Nervig & Wolfe \\
Gilbertson & O'Donnell & Year \\
Gilmore of Clay & Olson & Yenter \\
Gordon & Ontjes & Young \\
& Orr & Mr. Speaker \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Harrison & Schirmer \\
Aldrich & Ingersoll & Storey \\
Beeman & Lake & Weaver \\
Berry & Larson & Weber \\
Forsling & Moen & Westervelt \\
Garber of Floyd & Parrott & \\
Gilmore of Cedar & Rankin &
\end{tabular}

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

Calendar No. 29, Senate File No. 360, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement, 1915, as amended by section one (1), chapter two hundred thirtyfive (235), acts of the Thirty-seventh General Assembly, and by section one (1), chapter seventy (70), acts of the Thirty-eighth General Assembly, (compiled code, Sec. 6938), relating to compensation of judges of the district courts, with report of committee recommending passage, was taken up for consideration.

Anderson of Winnebago moved that Senate File No. 360 be rereferred to the committee on compensation of public officers.

Hauge of Polk asked for a roll call.
On the question, "Shall Senate File No. 360 be re-referred to the committee on compensation of public officers?".

Ayes, 46
\begin{tabular}{|c|c|c|}
\hline Aiken & Hanna & Rumley \\
\hline Aldrich & Harrison & Scott of Appanoose \\
\hline Allyn & \(\bigcirc\) Held & Scott of Fremont \\
\hline Anderson & Huff & Shores \\
\hline Berry & Ingersoll & Sterling \\
\hline Buffington & Justice & Truax \\
\hline Children & Larson & Ulstad \\
\hline Colbert & Long & Van Camp \\
\hline Criswell & McClune & Vance \\
\hline Emery & \(\bigcirc\) McGhee & Wamstad \\
\hline Garber of Floyd & Mayne & Westervelt \\
\hline Gibson - & (1) Miller & Wolfe \\
\hline Gilbertson & Moen & Year \\
\hline Gordon & Wervig & Young \\
\hline Graham & Peters & \\
\hline Gunderson & Peterson & \\
\hline
\end{tabular}

Nays, 50
\begin{tabular}{lll} 
Becker & Grimwood & Perkins \\
Blake & Hauge & Powers \\
Bradley & Kime & Ramsey \\
Brady & Knickerbocker & Rankin \\
Calhoun & Lake & Sampson \\
Carter & Letts & Santee \\
Clark & LeValley & Schirmer \\
Dodd & Lockin & Schulte \\
Doolittle & McCulloch & Smith \\
Edgington & Mills & Springer \\
Edson & Moorhead & Stimson \\
Elliott & Narey & Venard \\
Forsling & O'Donnell & Weaver \\
Francis & Olson & Weber \\
Garber of Adair & Ontjes & Yenter \\
Gilbert & Parrott & Mr. Speaker \\
Gilmore of Cedar & Parsons &
\end{tabular}

Absent or not voting, 12
\begin{tabular}{lll} 
Beeman & Fackler & Morgan \\
Benz & Gilmore of Clay & Orr \\
Donhowe & Healy & Slemmons \\
Elson & McDonald & Storey
\end{tabular}

So the motion was lost.

SPECIAL ORDER NO. 2
Time having arrived for special order No. 2, House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirty-eighth (38th) General Assembly, (C. C. 2506), relating to the compensation of the county superintendent of schools, with report of committee recommending amendment and passage, was taken up for consideration.

Blake of Fayette offered the following amendment to the committee amendments and moved its adoption:

Amend by striking out the last three lines of section one (1) and insert in lieu thereof "He shall receive such additional compensation as may be determined by the representatives of the school districts of the county by whom he is elected."

Amendment to committee amendments adopted.
On motion of Blake of Fayette the committee amendments, found on page 1211 of the journal of March 19th, as amended, were adopted.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 90
\begin{tabular}{lll} 
Allyn & Gordon & Parrott \\
Anderson & Graham & Perkins \\
Becker & Grimwood & Peterson \\
Beeman & Gunderson & Powers \\
Benz & Hanna & Ramsey \\
Blake & Harrison & Rankin \\
Bradley & Hauge & Rumley \\
Brady & Healy & Sampson \\
Buffington & Held & Santee \\
Calhoun & Ingersoll & Schirmer \\
Carter & Justice & Schulte \\
Children & Kime & Scott of Fremont \\
Clark & Knickerbocker & Shores \\
Colbert & Lake & Slemmons \\
Dodd & Letts & Smith \\
Donhowe & LeValley & Springer \\
Doolittle & Lockin & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McGhee & Van Camp \\
Elliott & Mayne & Vance \\
Emery & Miller & Venard \\
Forsling & Moen & Wamstad \\
Francis & Moorhead & Weaver \\
Garber of Adair & Morgan & Weber \\
Garber of Floyd & Narey & Westervelt \\
Gibson & Nervig & Wolfe \\
Gilbert & ODonnell & Year \\
Gilbertson & Olson & Yenter \\
Gilmore of Cedar & Ontjes & Young \\
Gilmore of Clay & Orr & Mr. Speaker \\
\hline
\end{tabular}

Nays, 9
\begin{tabular}{ll} 
Aldrich & Huff \\
\begin{tabular}{l} 
Berry \\
Criswell
\end{tabular} & Larson \\
Long
\end{tabular}

Absent or not voting, 9
\begin{tabular}{lll} 
Aiken & McClune & Peters \\
Elson & McDonald & Storey \\
Fackler & Mills & Ulstad
\end{tabular}

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

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Blake of Fayette moved to reconsider the vote by which House File No. 421 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

Senate File No. 760 , a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 13,500\) for waterworks system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 13,500\) waterworks system bonds of said town, with report of committee recommending passage, was taken up for consideration.

Narey of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 71
\begin{tabular}{lll} 
Allyn & Huff & Parsons \\
Anderson & Ingersoll & Perkins \\
Eecker & Kime & Peters \\
Bradley & Knickerbocker & Peterson \\
Buffington & Lake & Powers \\
Children & Larson & Rankin \\
Colbert & Letts & Rumley \\
Criswell & LeValley & Scott of Appanoose \\
Donhowe & Lockin & Scott of Fremont \\
Edgington & Long & Shores \\
Edson & McClune & Slemmons \\
Elliott & McCulloch & Smith \\
Elson & McGhee & Sterling \\
Emery & Miller & Truax \\
Fackler & Mills & Ulstad \\
Forsling & Moen & Van Camp \\
Gibson & Moorhead & Venard \\
Gilmore of Cedar & Morgan & Wamstad \\
Gilmore of Clay & Narey & Weaver \\
Grimwood & Nervig & Weber \\
Hanna & Olson & Westervelt \\
Harrison & Ontjes & Healy
\end{tabular}

Nays, None

Absent or not vóting, 37
\begin{tabular}{lll} 
Aiken & Garber of Adair & Sampson \\
Aldrich & Garber of Floyd & Santee \\
Beeman & Gilbert & Schirmer \\
Benz & Gilbertson & Schulte \\
Berry & Gordon & Springer \\
Blake & Graham & Stimson \\
Brady & Gunderson & Storey \\
Calhoun & Hauge & Vance \\
Carter & Justice & Wolfe \\
Clark & McDonald & Yenter \\
Dodd & Mayne & Young \\
Doolittle & O'Donnell & \\
Francis & Ramsey &
\end{tabular}

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

Senate File No. 761, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 3,500\) for electric lighting system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 3,500\) electric lighting system bonds of said town, with report of committee recommending passage, was taken up for consideration.

Narey of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 66
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilmore of Clay & McCulloch \\
\hline Becker & Grimwood & McGhee \\
\hline Buffington & Hanna & Moen \\
\hline Children & Harrison & Moorhead \\
\hline Colbert & Held & Morgan \\
\hline Criswell & Huff & Narey \\
\hline Donhowe & Ingersoll & Nervig \\
\hline Edgington & Kime & O'Donnell \\
\hline Elliott & Knickerbocker & Olson \\
\hline Elson & Lake & Ontjes \\
\hline Emery & Larson & Orr \\
\hline Fackler & Letts & Parrott \\
\hline Forsling & LeValley & Parsons \\
\hline Gibson & Lockin & Perkins \\
\hline Gilbertson & Long & Peters \\
\hline Gilmore of Cedar & McClune & Peterson \\
\hline
\end{tabular}
Rankin
Rumley
Scott of Appanoose
Scott of Fremont
Shores
Slemmons

\author{
Smith Sterling Truax Ulstad Van Camp Venard
}

Wamstad
Weaver
Weber
Westervelt
Year
Mr. Speaker

Nays, None

Absent or not voting, 42
\begin{tabular}{lll} 
Aiken & Edson & Mills \\
Aldrich & Francis & Powers \\
Anderson & Garber of Adair & Ramsey \\
Beeman & Garber of Floyd & Sampson \\
Benz & Gilbert & Santee \\
Berry & Gordon & Schirmer \\
Blake & Graham & Schulte \\
Bradley & Gunderson & Springer \\
Brady & Hauge & Stimson \\
Calhoun & Healy & Storey \\
Carter & Justice & Vance \\
Clark & McDonald & Wolfe \\
Dodd & Mayne & Yenter \\
Doolittle & Miller & Young
\end{tabular}

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

Senate File No. 762, a bill for an act to confirm the title of Charles E. Anderson to the north-east quarter of the south-west quarter of section number fifteen (15) in township number seven-ty-two (72), north of range number fifteen (15), west of the fifth principal meridian in Wapello county, Iowa, and authorizing the issuance of a patent to him therefor, with report of committee recommending passage, was taken up for consideration.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll}
\begin{tabular}{ll} 
Allyn \\
Becker & Benz
\end{tabular} & \begin{tabular}{l} 
Donhowe \\
Edgington
\end{tabular} & \begin{tabular}{l} 
Garber of Floyd \\
Gibson
\end{tabular} \\
Berry & Elliott & Gilbertson \\
Buffington & Elson & Gilmore of Cedar \\
Colbert & Emery & Gilmore of Clay \\
Criswell & Fackler & Grimwood
\end{tabular}
\begin{tabular}{|c|c|c|}
\hline Harrison & Moen & Scott of Fremont \\
\hline Healy & Moorhead & Shores \\
\hline Held & Morgan & Slemmons \\
\hline Huff & Nervig & Smith \\
\hline Ingersoll & O'Donnell & Sterling \\
\hline Kime & Olson & Truax \\
\hline Knickerbocker & Ontjes & Ulstad \\
\hline Lake & Orr & Venard \\
\hline Larson & Parrott & Wamstad \\
\hline Letts & Parsons & Weaver \\
\hline Lockin & Perkins & Weber \\
\hline Long & Peters & Westervelt \\
\hline McClune & Peterson & Year \\
\hline McCulloch & Rankin & Mr. Speaker \\
\hline McGhee & Scott of Appanoose & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 43
\begin{tabular}{lll} 
Aiken & Garber of Adair & \begin{tabular}{l} 
Rumley \\
Aldrich
\end{tabular} \\
Gamperson & Gilbert & Sampson \\
Anderan & Gordon & Santee \\
Beeman & Graham & Schirmer \\
Blake & Gunderson & Schulte \\
Bradley & Hauge & Springer \\
Brady & Justice & Stimson \\
Calhoun & LeValley & Storey \\
Carter & McDonald & Van Camp \\
Children & Mayne & Vance \\
Clark & Miller & Wolfe \\
Dodd & Mills & Yenter \\
Doolittle & Narey & Young \\
Edson & Powers & \\
Francis & Ramsey &
\end{tabular}

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

Calendar No. 58, Senate File No. 456, a bill for an act authorizing the issuance of a patent to certain lands in Dallas county, Iowa, with report of committee recommending passage, was taken up for consideration.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Allyn & Hanna & Parrott \\
Becker & Harrison & Parsons \\
Benz & Heal & Perkins \\
Berry & Held & Peters \\
Blake & Huff & Peterson \\
Buffington & Ingersoll & Powers \\
Carter & Justice & Rankin \\
Colbert & Kime & Schulte \\
Criswell & Knickerbocker & Scott of Appanoose \\
Donhowe & Larson & Scott of Fremont \\
Edgington & Letts & Shores \\
Elliott & Lockin & Slemmons \\
Elson & Long & Smith \\
Emery & McClune & Sterling \\
Fackler & McCulloch & Truax \\
Forsling & McGhee & Ulstad \\
Garber of Floyd & Miller & Van Camp \\
Gibson & Moen & Venard \\
Gilbert & Moorhead & Wamstad \\
Gilbertson & Morgan & Weaver \\
Gilmore of Cedar & Nervig & Weber \\
Gordon & O'Donnell & Westervelt \\
Grimwood & Olson & Year \\
Gunderson & Orr & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Francis & Ramsey \\
Aldrich & Garber of Adair & Rumley \\
Anderson & Gilmore of Clay & Sampson \\
Beeman & Graham & Santee \\
Bradley & Hauge & Schirmer \\
Brady & Lake & Springer \\
Calhoun & LeValley & McDimson \\
Children & McDonald & Storey \\
Clark & Mayne & Vance \\
Dodd & Mills & Wolfe \\
Doolittle & Narey & Yenter \\
Edson & Ontjes & Young
\end{tabular}

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

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 22d day of March, 1921, sent to the governor for his approval, House File No. 578. a bill for an act to legalize certain warrants, and the issuance and sale of negotiable bonds funding said war-
rants, of the city of Emmetsburg, in the county of Palo Alto, state of Iowa.

Also :
House File No. 503, a bill for an act to amend section thirty hundred fifty-three ( 3053 ), supplement to the code, 1913 (C. C. Sec. 5999), making the eleventh day of November a holiday.

\section*{Also :}

House File No. 331, a bill for an act providing for three (3) receiving judges and three (3) counting judges in voting precincts having three hundred (300) or more votes. Also providing for additional election clerks, and their qualifications, and for two (2) ballot boxes in such precincts, and prescribing the manner of proceeding in such precincts and the manner of qualifying of said officers and providing penalties for violation of the provisions of this act, and repealing all acts or parts of acts in conflict herewith.

Also :
House File No. 705, a bill for an act to legalize the execution of the public plat of the town of Guttenberg, Iowa, and the action of the trustees of the Western Settlement Society, of Cincinnati, Ohio, in the execution of said plat by their attorneys in fact.

Also :
House File No. 548, a bill for an act to legalize an election held in consolidated independent school district of Jolley, in the county of Calhoun, state of Iowa, on the proposition of issuing bonds in the sum of seventy-five thousand dollars ( \(\$ 75,000.00\) ), for school building purposes.

Also :
House File No. 437, a bill for an act to repeal section six hundred ninety-four-c forty-seven (694-c47), supplemental supplement to the code, 1915, and chapter 152, acts of the 37th General Assembly, (C. C. Sec. 6888), relating to salaries of judges and officers of municipal courts, and to enact a substitute therefor.

Also :
House File No. 401, a bill for an act authorizing the state of lowa to become indebted in the amount of twenty-two million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay a bonus to persons who served in the mili-
tary or naval service of the United States at any time between the sixth day of April, nineteen hundred seventeen, and the eleventh day of November, nineteen hundred eighteen, or their successors in interest, providing for a board to administer such payments, providing for an additional bonus for persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred twenty-two.

Also :
House File No. 322, a bill for an act to amend section fifty hundred. seventy-seven-c ( 5077 -c) of the supplement to the code, 1913, (C. C. sections 8697,8698 and 8699 ), relative to the registering of charitabie organizations soliciting public aid.

\author{
W. H. Vance, Ohairman.
}

Report adopted.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 19th, approved the following bills :

House File No. 557.
House File No. 545.
House File No. 571.
House File No. 558.
House File No. 440.

\section*{AMENDMENT FILED}

Rankin of Lee filed the following amendment:
Amend House File No. 504 as follows:
Strike out lines four, five and six and the first four words in line seven and substitute therefor the following:
"That each morning the pupils in every public school shall be divided into groups according to their religious beliefs or preference and each pupil shall have a right to determine in which group he shall be placed; and to the group who believe in the Protestant churches there shall be read ten verses from King James' version of the Bible and to those who believe in the Jewish faith there shall be read ten verses of the Jewish
version of the Bible and to those who believe in the Latter Day Saints, there shall be read ten verses of the Book of Mormon. If there be other groups of pupils having other religious beliefs there shall be read to them a similar amount of text from some recognized writing in their particular faith."

Calhoun of Van Buren filed the following amendment:
Amend House File No. 531 by striking out section 2 thereof and inserting in lieu thereof the following:

Sec. 2. That section sixteen hundred fifty-seven-e ( \(1657-\mathrm{e}\) ), supplement to code of 1913 , (C. C. section 1616), be and is hereby amended by inserting after the word "district" in the 4th line thereof the following:
"and which directors shall be elected at a meeting of the delegates in and for each congressional district, and the names of said directors -shall be certified to the convention by the presidents and secretaries of said district meetings."

Hauge of Polk filed the following amendment:
Amend House File No. 567 by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That all cities now or hereafter having a population of twenty-five thousand ( 25,000 ) or over shall have and are hereby granted the power to place, by ordinance, the exclusive charge, custody and control of all property outside the lot or property lines and inside the curb lines, and parkings which may be between the curb lines of any street in the park commission or park commissioner.

Sec. 2. That all cities now or hereafter having a population of twentyhive thousand \((25,000)\) or over shall have and are hereby granted the nower, y ordinance, the charge, custody and control of all trees, shrubbery, flowers and grass outside the lot or property lines and inside the curb lines, and parkings which may be between the curb lines, on any public street in the park commission or rark commissioner and authorize the park commission or park commissioner to plant, cut, prune, remove, transplant, spray, care for and maintain all trees, shrubbery, flowers and grass outside the lot or property lines and inside the curb lines, and in parkincs which may be between the curb lines, upon the street or streets, in such a way as not to interfere with public travel and to pay for same or any part thereof out of the park fund, or to provide by ordinance, for assessing the cost thereof or any part thereof upon the lots and parcels of land in front of which such trees, shrubbery, flowers and grass are planted and maintained. Provided, however, that any healthy tree or shrubbery of good growth and form, shall not be removed or disturbed in any way except upon consent of the owner of the adjacent property.

\section*{MeClune of Mahaska filed the following amendment:}

Amend House File No. 486 as amended, by striking out the word "village" in line four (4) of said bill and inserting in lieu thereof the word "town" and by substituting a "," for the "." in line eight (8) and inserting after such "," and before the word "provided" in said line eight (8) the following:
"Unless such appointment shall have the approval of the officer, board, council or commission whose duty it is to approve the bond of the principal."

\section*{Hauge of Polk filed the following amendment:}

Mr. Speaker-I move to substitute for the amendment which I filed on March 15th and which is found in the journal on page 1065 and designated as amendment No. 2 the following:

Amend House File No. 502 by striking out from section four (4) all of paragraph \(A\) and substituting in lieu thereof the following:

File in the office of the clerk of the district court of the county in which said city or town may be located, an indemnity bond with sureties to be approved by the clerk of said district court, which said sureties shall qualify as provided in chapter 12, title three (3) of the code, 1897, and amendments thereto. The said bond shall inure to the benefit of the estate of any passenger killed and to the benefit of any passenger who may suffer bodily injury or property damage by reason of negligence or misconduct on the part of the driver, owner or operator of any such jitney bus or motor vehicle. The said bond shall be in the following penal sums to-wit: If there is carried in such jitney bus or motor vehicle less than ten passengers at least \(\$ 5000.00\) (five thousand dollars) and if there is carried therein ten passengers or more at least \(\$ \mathbf{1 0 , 0 0 0 . 0 0}\) (ten thousand dollars), provided, however, in lieu of such bond there may be filed in such office a liability insurance policy issued by a company authorized to do business in the state of Iowa in like amounts for a single claim as for the bonds above provided, and conditioned that the same shall inure to the benefit of any passenger upon such vehicle or vehicles in the same manner and way as the bonds above provided. When said bond or policy is approved by said clerk he shall file the same in his office for the purpose herein expressed and shall receive for filing and approving the same a fee of eleven ( \(\$ 1.00\) ) dollar.

Also by amending sub-division " \(b\) " of section four (4) by striking out the first line therefrom and substituting in lieu thereof the following: "after the said bond or liability insurance policy is thus approved, file in".

Hauge of Polk filed the following amendment:
Mr. Speaker- - I move to substitute for the amendment which I filed on March 15 th and found in the journal on page 1065 and designated as amendment No. 1 the following:

Amend House File No. 502 by striking lines one (1) and two (2) of section three (3) and substituting in lieu thereof the following:

Section 3. That the city or town council may prohibit any such jitney bus or motor vehicle from operating on'".

On motion of Lockin of Cherokee the House adjourned until 9:00 a. m., Wednesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, March 23, 1921.

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

Prayer was offered by the Rev. Henry McCraven of the Union Congregational church, Des Moines.

Journal of March 22d corrected and approved.

\section*{PETITIONS}

Van Camp of Muscatine presented petitions from citizens of Muscatine county, relative to observance of Sabbath and parochial schools.

Vance of Madison presented petitions from citizens of Madison county, Presbyterian church, First M. E. church, Church of Christ and Women's Christian Temperance Union, relative to anti-cigarette law and observance of Sabbath.

Aldrich of Marion presented petitions from citizens of Knoxville, relative to parochial schools and observance of Sabbath.

Weaver and Hauge of Polk presented petitions from citizens of Des Moines, relative to observance of Sabbath.

Moorhead of Scott presented petitions from citizens of Scott county, relative to parochial schools and observance of Sabbath.

Kime of Webster presented a petition from citizens of Ft. Dodge, relative to observance of Sabbath.

Truax of Guthrie presented a petition from citizens of Guthrie Center. relative to observance of Sabbath.

Perkins of Sac presented a petition from citizens of Odebolt, relative to observance of Sabbath.

Ingersoll of Tama presented a petition of citizens of Tama county, relative to observance of Sabbath.

Scott of Fremont presented petitions from citizens of Fremont county, relative to observance of Sabbath.

Gilbert of Marshall presented petitions from First Presbyterian church and citizens of Marshalltown, relative to observance of Sabbath.

Narey of Dickinson presented a petition from citizens of Spirit Lake, relative to observance of Sabbath.

Gilmore of Cedar presented a petition from citizens of Tipton, relative to observance of Sabbath.

Bradley of Poweshiek presented petitions from citizens of Montezuma, relative to observance of Sabbath.

Clark of Linn presented petitions from citizens of Linn county, relative to observance of Sabbath.

Above petitions referred to their respective committees.

\section*{MOTIONS TO RECONSIDER WITHDRAWN}

Ontjes of Grundy asked unanimous consent to withdraw the motion filed to reconsider the vote by which the House concurred in the Senate amendments to House File No. 318.

No objection being made it was so ordered.
Weaver of Polk asked unanimous consent to withdraw the motion filed to reconsider the vote by which the House concurred in the Senate concurrent resolution relative to adjournment sine die.

No objection being made it was so ordered.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 373, a bill for an act to amend the law as it appears in section two (2) of chapter three hundred eight (308), acts of the Thirty-seventh General Assembly (compiled code, section 2630), relating to the education of deaf children.

Also :
Senate File No. 405, a bill for an act to amend section eight hundred forty-three (843) of the code (compiled code section 3957), relating to bonds issued to pay the cost of street improvements.

Also :
Senate File No. 419, a bill for an act to amend chapter one hundred twenty-five (125), laws of the Thirty-eighth (38th) General Assembly, (C. C. section 2640), relating to the acquisition of school house sites.

Also :
Senate File No. 510, a bill for an act to legalize the action of the Iowa state board of education, including the Finance committee; and the presidents or the superintendent, the secretaries and the treasurers of the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the Iowa school for the deaf, in transferring certain balances which has been appropriated for definite and specific purposes, to the support funds of said institutions so as to pay the necessary expenses of maintaining the educational departments of said institutions.

\section*{Also :}

Senate File No. 583, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the county of Marshall, state of Iowa.

Also :
Senate File No. 632, a bill for an act to legalize certain warrants issued by the board of supervisors of Wapello county, Iowa.

Also :
Senate File No. 639, a bill for an act to legalize an election held January 29, 1921, in the consolidated independent school district of Arispe, in the county of Union, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of seventy-five thousand dollars ( \(\$ 75,000.00\) ), and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election and said bonds, and to authorize the issuance of seventy-five thousand dollar ( \(\$ 75,000.00\) ) bonds of said consolidated independent school district.

\begin{abstract}
Also :
Senate File No. 759, a bill for an act to legalize an election held on the eighth (8th) day of March, 1920, in the school township of Cooper, in the county of Webster, and state of Iowa, for the purpose of voting
\end{abstract}
on the issuance of bonds of said school township, in the amount of fifteen thousand dollars ( \(\$ 15,000.00\) ) and to legalize all acts and proceedings of the board of directors of said school township, in respect of said election and said bonds, and to declare the purpose for which the said bonds are authorized, an to authorize the issuance of fifteen thousand dollars ( \(\$ 15,000.00\) ) bonds of said sehool township.

\author{
W. H. Vance, Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 373.
Senate File No. 405.
Senate File No. 419.
Senate File No. 510.
Senate File No. 583.
Senate File No. 632.
Senate File No. 639.
Senate File No. 759.

\section*{REPORTS OF COMMITTEES}

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 580, a bill for an act to amend section five-a ( \(5-\mathrm{a}\) ) of chapter three hundred thirty-seven (337) acts of the Thirtyeighth General Assembly, (C. C. section 2287) and section ten (10) of chapter two hundred ninety (290) acts of the Thirty-seventh General Assembly, (C. C. section 2288) relating to the appropriation of state funds to meet the federal appropriation aiding vocational 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 do pass.

\author{
Arthur Springer, Chairman.
}

Report adopted and House File No. 580 was referred to the committee on appropriations.

\begin{abstract}
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 273, a bill for an act to amend section one (1) chapter one hundred sixteen (116) acts of the Thirty-eighth (38) General Assembly, and section one (1) chapter seventy-seven (77) acts of the Thirty-eighth (38) General Assembly, relating to school taxes levied for the general fund, and estimated 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, and when so amended the bill do pass:
\end{abstract}

By striking out the words "fifteen thousand" in line seven (7) of section two (2) and inserting in lieu thereof the words "fifty thousand."

Also by striking out the words and figures "One hundred dollars ( \(\$ 100.00\) )" in line 9 of section 2, and inserting in lieu thereof the words and figures "ninety dollars ( \(\$ 90.00\) )".

Ahtilur Springer, Chairman.
Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 365, a bill for an act to amend chapter one hundred fifty-six (156), laws of the Thirty-seventh General Assembly, (C. C. section 2578), relating to the high school tuition of non-resident pupils, in approved 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 amended as follows, and when so amended the bill do pass:

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 Des Moines Register, newspapers published at Des Moines, Iowa.
\end{abstract}

Arthur Springer, Chairman.
Report adopted.
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 315, a bill for an act amending the law as it appears in section two (2) of chapter three hundred eight (308) acts of
the Thirty-seventh General Assembly (C. C. section 2630) relating to education for deaf 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.

\section*{Arthur Springer, Chairman.}

Report adof ced.
Also :
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 708, a bill for an act to repeal chapter three hundred sixty-four (364) acts of the Thirty-eighth General Assembly, (C. C. sections 2611 to 2618 ), relating to the standardization of rural schools and granting state aid and providing for an appropriation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{Arthur Springer, Chairman.}

Report adopted and House File No. 708 was indefinitely postponed.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 767, a bill for an act making an appropriation to assist in defraying the expenses of the proposed national encampment of the Grand Army of the Republic to be held at Des Moines, 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.

\author{
E. P. Harrison, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 624, a bill for an act to appropriate thirty-five thousand dollars ( \(\$ 35,000.00\) ) for replacing property destroyed by fire at the institution for feeble-minded 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.

\author{
E. P. Harrison, Chairman.
}

Report adopted.

Also:
Mr. Speaker--Your committee on appropriations to whom was referred House File No. 374, a bill for an act appropriating \(\$ 400.00\) to indemnify S. E. Beaston for horses killed by the state veterinarian, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.

Also :
Mr. Speakek--Your committee on appropriations to whom was referred House File No. 299, a bill for an act appropriating \(\$ 5,000.00\) to indemnify LaVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, beg leave to report they have had 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 recommended by the committee on claims, and when so amended, that the bill do pass.

\author{
E. P. Harrison, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 584, a bill for an act to provide for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the bureau of vital statistics at the capital of the state, as required to be established by the state registrar of vital statistics, etc., heg leave to report they have had 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 recommended by the committee on public health, and when so amended, that the bill do pass.
E. P. Harrison, Chairmon.

Report adopted.
Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 626, a bill for an act making an additional 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 without recommendation.
E. P. Harrison, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 528, a bill for an act to provide for the holding of a school in small arms practice for the citizens of the state, 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.

\section*{E. P. Harrison, Chairman.}

Report adopted and House File No. 528 was indefinitely postponed.

\section*{Also :}

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 342, a bill for an act to authorize the paving by the state of Iowa of the public highway through and adjacent to the grounds of the Iowa state college and connecting the Iowa state college with the city of 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.

\author{
E. P. Harrison, Chairman.
}

Report adopted and House File No. 342 was indefinitely postponed.

\begin{abstract}
Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 699, a bill for an act providing for an appropriation to pay certain ex-members of the Iowa state board of health, for balances due for services rendered in the performance of their regular and prescribed 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.
\end{abstract}
E. P. Harrison, Chairman.

Report adopted and House File No. 699 was indefinitely postponed.

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 330, a bill for an act to repeal section one hundred eightyone (181) of the supplement to the code, 1913, (C. C. section 39), relating
to the committee on retrenchment and reform, 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 amended as follows, and when so amended the bill do pass:

By striking out all of section three (3) and substituting in lieu thereof the following:
"Sec. 3. Both of the appointive members in the Senate and the House, respectively, shall be named from the representatives of the minority parties, if there be such; provided, however, that if there be but one member of the minority party in either the Senate or the House, the representation on said committee in such House shall be one member from the minority parties."

Also amend by striking out all of section seven (7) and substituting in lieu thereof the following:
"Section 7. For meetings of the committee other than those held during the time the legislature is in session, each member of the committtee shall receive his actual traveling expenses and a per diem of ten dollars ( \(\$ 10\) ) per day for each day in attendance; itemized statements for such expenses and per diem shall be presented to and audited by the state board of audit, and paid from any funds in the state treasury not otherwise appropriated."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Spearer-Your committee on judiciary to whom was referred House File No. 743, a bill for an act to repeal section 694 -c49 supplemental supplement to the code, 1915, (C. C. 6890), relating to shorthand reporters, 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 amended as follows, and when so amended the bill do pass:

By inserting after the word "day" in line eight (8) of said bill the following: "for each day's attendance upon said court under the direction of the judge holding the court."

\section*{C. F. Clark, Chairman.}

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 652, a bill for an act to legalize the amended articles of incorporation of the Greenwood cemetery association, of Ossian, 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 423, a bill for an act to legalize the proceedings of the board of supervisors and other officers held pursuant to petititons for the establishment and organization of drainage district No. 2, Sumner township, Buchanan county, Iowa, to constitute certain farm lands belonging to the state of Iowa a part of said drainage project, to make the state of Iowa a part of said district as established, and to appropriate funds for the construction and maintenance 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 and when so amended the bill do pass:

Amend the title by striking out all after the words "drainage project" in line six (6) of the title, and insert in lieu thereof the following:
"and to authorize the state of lowa to become a party to the proceedings to establish said district and to appropriate funds to aid in the construction and maintenance thereof".
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaknr--Your committee on judiciary to whom was referred House File No. 468, a bill for an act to provide for the payment of an occupation or privilege tax upon the business of operating coal mines, fixing penalties for the failure to make reports and non-payment of such tax and providing for the expenditure of the money collected, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 685, a bill for an act to amend section two hundred fifty-four-a3 (254-a3), supplement to the code, 1913, (C. C. section 6981), relating to the taxation of the fees 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.
C. F. Clark, Ohairman.

Report adopted.

Lake of Woodbury, from the committee on railroads, submitted the following report:

Mr. Speaker-Your committee on railroads to whom was referred House File No. 594, a bill for an act to repeal the law as it appears in seations twenty-one hundred twenty-L (2120-L) and twenty-one hundredi twenty-M ( \(2120-\mathrm{M}\) ) supplement to the code, 1913 , acts of the Thirty-fifth General Assembly, chapter 170, (C. C. section 5035 and 5036) relative to narrow gauge railroads and enact a substitute in lieu 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 C. Lake, Chairman.
Report adopted.
Lockin of Cherokee, from the committee on fish and game, submitted the following report:

Mr. Speakek-Your committee on fish and game to whom was referred Senate File No. 457, a bill for an act to amend the law as it appears in section one (1) chapter three hundred ninety-six (396), acts of the Thirty-seventh General Assembly (C. C. 1128), relating to the protection of 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.

\author{
J. C. Lockin, Chairman.
}

Report adopted.
Also :
Mr. Speaker--Your committee on fish and game to whom was referred Senate File No. 420, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, as amended by chapter one hundred eleven (111), acts of the 37 th General Assembly, (C. C. Sec. 1175 ) in relation to protection of game, beg leave to report they have had 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. С. Lockin, Chairman.

Report adopted.
Hauge of Polk, from the committee on municipal corporations. submitted the following report:

Mr. Speaken-Your committee on municipal corporations to whom was referred House File No. 652, a bill for an act to amend section eight hundred sixteen (816) supplement to the code, 1913, (C. C. Sec. 3880) and
to amend section eight hundred twenty-six (826) of the code, (C. C. Sec. 3890 ) relating to lien of tax for special street improvement and the filing of certificate of assessment with 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 do pass.

\author{
A. O. Havge, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 635, a bill for an act to amend section seven hundred fifty-one (751) supplemental supplement to the code, 1915, (C. C. Sec. 3808) relating to the powers of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, public grounds, wharfs, landings and market places within such cities and towns; and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such nasessments and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first, nineteen eighteen (1918), beg leave to report they have had 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 and when so amended the bill do pass:

By changing the word "thirty" as it appears in section one (1), line seven (7) to read "twenty".
A. O. Havge, Chairman.

Report adopted.
Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 549, a bill for an act amending the law as it appears in section eleven hundred thirty-seven-a one (1137-a1), supplement to the code, 1913, (C. C. 540), relating to election expenses and sworn statements concerning 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.

\author{
I. E. Beaman, Chairman.
}

Report adopted.

Senate File No. 360, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement, 1915, as amended by section one (1), chapter two hundred thirty-five (235), acts of the Thirty-seventh General Assembly, and by section one (1), chapter seventy (70), acts of the Thirty-eighth General Assembly, (compiled code Sec. 6938), relating to compensation of judges of the district courts, with report of committee recommending passage, was taken up for consideration.

\section*{SPECIAL ORDER NO. 2}

Time having arrived for special order No. 2, the motion filed to reconsider the vote by which House File No. 272 failed to pass the House was taken up for consideration.

On request of Kime of Webster, unanimous consent having been obtained, action on the motion filed to reconsider the vote by which House File No. 272 failed to pass the House was deferred.

\section*{RULE 63 SUSPENDED}

On request of Hanna of Benton rule 63 was suspended for the remainder of the day.

The House resumed consideration of Senate File No. 360.
Bradley of Poweshiek moved the previous question.
Motion prevailed.
Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 39

Becker
Beeman Blake Calhoun
Clark
Dodd
Doolittle

Elliott
Forsling
Garber of Adair
Gilbert Gilmore of Cedar Grimwood Hauge

Kime
Knickerbocker
Lake
Letts
LeValley
McGhee
Moorhead
\begin{tabular}{lll} 
Morgan & Powers & Schirmer \\
Narey & Ramsey & Smith \\
O'Donnell & Rankin & Truax \\
Olson & Rumley & Weaver \\
Parrott & Sampson & Weber \\
Perkins & Santee & Mr. Speaker
\end{tabular}

Nays, 68
\begin{tabular}{ll} 
Aldrich & Gordon \\
Allyn & Graham \\
Anderson & Gunderson \\
Benz & Hanna \\
Berry & Harrison \\
Bradley & Healy \\
Brady & Held \\
Buffington & Huff \\
Carter & Ingersoll \\
Children & Justice \\
Colbert & Larson \\
Criswell & Lockin \\
Donhowe & Long \\
Edgington & McClune \\
Edson & McCulloch \\
Elson & McDonald \\
Emery & Mayne \\
Fackler & Miller \\
Francis & Mills \\
Garber of Floyd & Moen \\
Gibson & Nervig \\
Gilbertson & Ontjes \\
Gilmore of Clay & Orr \\
\end{tabular}

Parsons
Peters
Peterson
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Sterling
Stimson
Storey
Ulstad
Van Camp
Vance
Venard
Wamstad
Wustervelt
Wolfe
Year
Yenter
Young

Absent or not voting, 1
Aiken
On request of Clark of Linn rule 18 was invoked.

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER NO. 1
The resolution by Edson of Buena Vista relative to a special session of the Thirty-ninth General Assembly, found on pages 872 and 873 of the journal of March 9 th, was taken up for consideration.

Edson of Buena Vista offered the following amendment and moved its adoption:

Strike out all of section one of the concurrent resolution found on page 872 of the House journal following the word "Governor" in said section.

Strike out all of section 7 on page 873 of the House journal.
Amendment adopted.

On request of Anderson of Winnebago further action on the concurrent resolution was deferred.

\section*{RESOLUTION CALLED UP}

Doolittle of Delaware called up the resolution offered by him, found on page 1326 of the journal of March 22nd.

On request of Mr. Doolittle action on the resolution was deferred.

\section*{RESOLUTION}

McGhee of Cerro Gordo offered the following resolution:
Whercas, the Honorable Monias E. Bitterman, who was a member of the House of Representatives from Cerro Gordo county in the Twentyfourth and Twenty-fifth General Assemblies died at his home in Nora Springs, Iowa, December 23, 1919, therefore,

Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly, That a committee of three be rapointed to draft suitable resolutions to be presented to the House to commemorate his life, character and service to the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. McGhee moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, McGhee of Cerro Gordo, Garber of Floyd and Beeman of Allamakee.

\section*{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. 569, a bill for an act to provide for a state fund for school purposes, fixing a state head tax therefor, and providing for the collection and elisposition thereof, and fixing the penalties for violation of the provisions herein.
L. W. Ainsworth, Secretary.

\footnotetext{
Also: -
Mr. Speaker-I 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. 769, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in the cities and towns of Iowa to be voted at the city and town elections on March \(28,1921\).
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I aw di-wts: to inform your honorable body that the Benate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 429, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 763, a bill for an act to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills and to provide for the completion of the code, to provide for the expense thereof, to make an appropriation therefor, and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto.
L. W. Ainsworth, Necretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Youse is asked:

Senate File No. 721, a bill for an act to amend section 37, chapter 237, acts of the 38 th General Assembly, (C. C. section 2945) relating to the improvement by hard surfacing of any public highway that is a part of the primary road system and located along the corporate line of any city so as to apply to special charter cities.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 770́, a bill ior an act to require the teaching of the constitution of the United States and of the state of Iowa in the public and private schools of the state.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 667, a bill for an act to amend section 2695-a, supplement to the code, 1913, (C. C. section 1943) and section 2695 -c, supplement to the code, 1913, (C. C. section 1945), relating to the admission of certain men and women to the state institution for feeble-minded children at Glenwood.

\author{
L. W. Ainsworth, 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. 380, a bill for an act to repeal sections twenty-five hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b, (2583-b), twenty-five hundred eighty-three-c ( \(2583-\mathrm{c}\) ), twenty-five hundred eightythreed ( 2583 -d), twenty-five hundred eighty-three-e ( 2583 -e), twenty-five hundred eighty-three-f (2583-f), supplement to the code, 1913, (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to ..... vour honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 349, a bill for an act to repeal section fifty-two hundred forty, supplement to the code, 1913, (C. C. section 9299), relating to the impanelling of the grand jury and to enact a substitate therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 497, a bill for an act to amend section 5, chapter 275, acts of the Thirty-eighth General Assembly, relating to allowance of compensation to county treasurers and counties for collection of motor vehicle license fees.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 418, a bill for an act to amend section 1413 of the code, relating to the collection of taxes and penalties.
L. W. Ainsworth, Secretary.

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

House File No. 556, a bill for an act to amend section twenty hundred twenty-four-1 (2024-1) supplement to the code, 1913, (C. C. Sec. 2888), relating to the condemnation of lands in order to obtain material for road purposes.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 769, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in the cities and towns of Iowa to be voted at the city and town elections on March 28th, 1921.

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

Senate File No. 569, a bill for an act to provide for a state fund for school purposes, fixing a state head tax therefor, and providing for the collection and disposition thereof, and fixing the penalties for violation of the provisions herein.

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

Senate File No. 721, a bill for an act to amend section thirtyseven (37), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2945), relating to the improvement by hard surfacing of any public highway that is a part of the primary road system and located along the corporate line of any city so as to apply to special charter cities, cities of the first and second class, and cities under the city manager plan.

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

Senate File No. 763, a bill for an act to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills and to provide for the completion of the code, to provide for the expense thereof, to make an appropriation therefor, and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto.

Read first and second time and passed on file.
Senate File No. 429, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof.

Read first and second time and referred to committee on railroads and transportation.

Senate File No. 667, a bill for an act to amend section twentysix hundred ninety-five-a (2695-a), supplement to the code, 1913, (C. C. 1943) and section twenty-six hundred ninety-five-c (2695c), supplement to the code, 1913, (C. C. 1945), relating to the admission of certain men and women to the state institution for feeble-minded children at Glenwood.

Read first and second time and referred to committee on board of control.

Senate File No. 770, a bill for an act to require the teaching of the constitution of the United States and of the state of Iowa in the public and private schools of the state.

Read first and second time and referred to committee on schools and textbooks.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Lake of Woodbury, unanimous consent having been given, House File No. 380, a bill for an act to repeal sections twenty-five hundred .eighty-three-a (2583-a), twenty-five hundred eighty-three-b (2583-b), twenty-five hundred eighty-
three-c (2583-c), twenty-five hundred eighty-three-d (2583-d), twenty-five hundred eighty-three-e (2583-e), twenty-five hundred eighty-three-f (2583-f), supplement to the code, 1913 (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out of the first line of section two the words "After the fourth day of July, 1921", and substituting in their place the following:
"From and after the taking effect of this act".
Also substitute for section six the following:
'Sec. 6. The administration of the provisions of this act and the issuance of all licenses specified in the act, shall be done by a body of three, who shall constitute the state board of osteopathy, hereinafter referred to as "the board". The members of the board shall be the examiners of all applicants under this act. Within thirty days after this act shall take effect the governor shall appoint three members of said board who shall each be regularly licensed osteopathic physicians or osteopathic physicians and surgeons, in good standing and recommended by the regular osteopathic organization in this state. Neither shall be an officer or member of any faculty of any osteopathic or medical college. Each shall have been engaged in the practice of osteopathy for a period of at least five years immediately preceding the appointment. One shall be appointed for a term of one year, one for a term of two years and one for a term of three years, and thereafter it shall be the duty of the governor to appoint or reappoint one examiner each year and for a term of three years, the three year appointments being made as the ones heretofore specified lapse. Each examiner shall continue in office until his successor has been appointed and has qualified."
'"The board shall have and use a common seal and may make and adopt the necessary rules and regulations and by-laws relating to the enforcement of the provisions of this act and not inconsistent therewith. It shall keep a record that shall contain the name of every registered osteopath or osteopathic surgeon, the date and number of the license issued to him or her and his or her last place of residence. Said record shall further contain a statement of the proceedings of the board relating to the issuance, refusal, renewal, suspension or revocation of any license authorized by this act. Examinations shall be made at least twice in each year and at such times and places as are fixed by the board. Of these examinations all applicants shall be notified in writing. The examination shall be in writing and each applicant shall be given
the same set of questions. When concluded, the examination papers shall be marked upon a scale of \(100 \%\). The average required to pass shall be fixed by the board prior to each examination."
"Upon obtaining an order for examination the applicant shall by the board be given a confidential number. This number the applicant shall put upon his work when completed, all to the end that the board in passing on the examination may not know by whom the papers reviewed were prepared."
"All matters connected with the examination shall be filed with the board and preserved for five years as a part of its record, during which time such matters shall be open to public inspection."
"The compensation of the members of the board shall be fixed by by-laws adopted by it, but the total paid out for compensation and for all expenditures authorized by this act shall not exceed the fees received from application for license. If the receints from licenses shall in any one year exceed payments authorized by this act, such surplus shall by the board be covered into the state treasury on or before the last day of that year."

Also amend by striking out of section seven, sub-division 2 , in the seventh and eighth line all following the word "character", and place a period following the word "character".

Also amend section \(e\) of subdivision 4 of section seven, being lines 20 to 25 , both inclusive, all of said section " \(e\) " and substituting therefor the following:
"e The board may, notwithstanding the presentation of a diploma from an osteopathic school or college in good standing, as herein defined, subject the applicant to an examination to ascertain whether he has the educational requirements usually possessed by those who have completed an approved course of study in such high school or other equivalent school as is described in this act.
"The fee for making this examination shall be five dollars ( \(\$ 5.00\) ). But no such examination shall be required where the applicant presents a certificate that he has passed a satisfactory written examination before this board or a like board in another jurisdiction in such studies as are embraced in the curriculum of a reputable average accredited high school."

Add to section seven, "section seven-f and seven-g as follows:
"Section 7-f. The board, subject to the limitations hereinafter stated, shall have authority to purchase typewriting machines, stationery and postage, and subject to such limitations it has authority to employ necessary clerical help and to incur and reimburse its members for necessary traveling expenses.
"Section 7-g. The executive council shall furnish the board suitable quarters wherein to perform its functions, and which shall be adequate to accommodate the clerical help employed by the board and the council shall equip such quarters with suitable furniture."

Also strike out section eight and the first eleven lines of section nine and substitute therefor the following:
"Section 8. The board shall issue no license to practice as an osteopathic physician or as an osteopathic physician and surgeon unless the applicant shall be a graduate of a school or college of osteopathy in good standing. To be such school or college it must be a legally char ered osteopathic school or college. It must, as condition precedent to admission thereto, require an applicant for admission to have throughout four years pursued a course of study in preliminary education equal to the requirements exacted by an average reputable accredited high school as a condition precedent to graduation. It shall not be deemed to be such school or college in good standing unless it will not grant a degree of doctor of osteopathy or of osteopathy and surgery to one who has not been in actual attendance in such school or college for at least thirty-six (36) months of four terms of nine months each, nor unless the course of study in such osteopathic school or college includes the following:

\section*{Obstetrics,"}
"Section 8-a. To constitute such school or college of osteopathy one in good standing the same must in its said course of thirty-six (36) months include the subjects following and have same taught for the minimum number of hours following, to-wit: as stated, described and fixed in section ten (10) hereof."

Strike out the figure two (" 2 ") found in line eighteen of section nine (9) in the original bill and substitute in lieu thereof the word and figure "section 9."

Strike out section eighteen (18).
Strike out of section eleven (11) the following words, beginning with the word "shall" in the second line of the section: "shall embrace those general subjects and topics, a knowledge of which is commonly and generally required of candidates for a degree of doctor of osteopathy by reputable osteopathic colleges in the United States, It".

After the word "shall", found in line fourteen of section fifteen (15), add a comma (",") followed by the words "both as to privilege, duty and obligation,".

After the word "board" found in line twenty-eight of section sixteen (16), add a comma (",") followed by the words "chosen by the board" followed by a comma.
"Section 21. This act, being deemed of immediate importance, shall he in force and effect from and after its publication in The Des Moines capital and The Iowa Forum, newspapers published at Des Moines, Iowa."

Also amend House File 380 by renumbering sections 19,20 and 21 as follows: Sections 18,19 , and 20 respectively.

Mr. Lake moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 82
\begin{tabular}{lll} 
Aldrich & Hanna & Parrott \\
Allyn & Hauge & Perkins \\
Anderson & Healy & Peters \\
Beeman & Held & Peterson \\
Benz & Huff & Rankin \\
Berry & Ingersoll & Rumley \\
Blake & Justice & Sampson \\
Brady & Knickerbocker & Santee \\
Buffington & Lake & Schulte \\
Calhoun & Larson & Scott of Appanoose \\
Carter & LeValley & Scott of Fremont \\
Children & Lockin & Shores \\
Dodd & Slemg & Soolittle
\end{tabular}

Nays, None
Absent or not voting, 26
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Cedar \\
Becker
\end{tabular} & \begin{tabular}{l} 
Ramsey \\
Bradley
\end{tabular} \\
Gilmore of Clay & Schirmer \\
Clark & Gunderson & Springer \\
Colbert & Harrison & Van Camp \\
Criswell & Kime & Vyeber \\
Donhowe & Letts & Westervelt \\
Edson & Moorhead & Yenter \\
Elliott & Parsons & Young \\
& Powers &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 380.

Speaker pro tempore Larson in the chair.

SPECIAL ORDER NO. 3
Time having arrived for special order No. 3, House File No. 279, a bill for an act to repeal chapter thirteen-b, title nine (IX),
supplemental supplement to the code, 1915 (C. C. 5417-5439), and to enact a substitute therefor, to prevent fraud in the sale and disposition of certain "securities" herein defined, sold or offered for sale within the state of Iowa by any dealer or agent by requiring an inspection of such securities, and an inspection of the business of individuals or companies issuing such securities and such regulations and supervision of the business of said individuals or companies as may be necessary to prevent fraud in the sale within this state of any such securities, to define dealers in securities, to provide for the supervision over and regulation of such dealers, to provide for service of process and examination and filing fees, to fix commission and promotion fees allowed to be charged, and to provide for the enforcement of said act and the penalties for the violation thereof, with report of committee recommending substitute amendment and passage, was taken up for consideration.

On motion of Weaver of Polk, the substitute amendment proposed by the committee, as printed in bill form, was adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 102
\begin{tabular}{|c|c|c|}
\hline Allyn & Francis & Larson \\
\hline Anderson & Garber of Adair & Letts \\
\hline Becker & Garber of Floyd & LeValley \\
\hline Beeman & Gibson & Lockin \\
\hline Benz & Gilbert & Long \\
\hline Blake & Gilbertson & McClune \\
\hline Bradley & Gilmore of Cedar & McCulloch \\
\hline Buffington & Gilmore of Clay & McDonald \\
\hline Calhoun & Gordon & McGhee \\
\hline Carter & Graham & Mayne \\
\hline Children & Grimwood & Miller \\
\hline Clark & - | Gunderson & Mills \\
\hline Colbert & Hanna & Moen \\
\hline Criswell & Harrison & Moorhead \\
\hline Dodd & 1. Hauge & Morgan \\
\hline Donhowe & - Healy & Narey \\
\hline Doolittle & Held & Nervig \\
\hline Edgington & \(1)\) Huff & O'Donnell \\
\hline Edson & - Ingersoll & Olson \\
\hline Elson & []] Justice & Ontjes \\
\hline Emery & 1: Kime & Orr \\
\hline Fackler & Knickerbocker & Parrott \\
\hline Forsling & Lake & Parsons \\
\hline
\end{tabular}

Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose

Scott of Fremont Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp

Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wiolfe
Year
Yenter
Young
Mr. Speaker

Nays, None

Absent or not voting, 6

Aiken
Aldrich

Berry
Brady

\section*{Elliott} Powers

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

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Weaver of Polk moved to reconsider the vote by which House File No. 279 passed the House, and to lay the motion to recon sider upon the table.

Motion prevailed.
House File No. 486, a bill for an act to prohibit nepotism within this state, was taken up for consideration.

The amendment filed by McClune of Mahaska, found on page 1338 of the journal of March 22nd, was considered and on motion of Mr. McClune, adopted.

MeClune of Mahaska offered the following amendment and moved its adoption:

Amend by striking out all following the word "less" in line 11 of section 1.

Amendment adopted.
Nervig of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 71
\begin{tabular}{lll} 
Allyn & Gunderson & Parsons \\
Anderson & Hanna & Perkins \\
Becker & Harrison & Peterson \\
Beeman & Hauge & Rumley \\
Buffington & Healy & Sampson \\
Carter & Held & Santee \\
Children & Huff & Schirmer \\
Clark & Kime & Schulte \\
Donhowe & Knickerbocker & Scott of Appanoose \\
Doolittle & Lake & Scott of Fremont \\
Edgington & Larson & Shores \\
Edson & LeValley & Slemmons \\
Emery & Lockin & Smith \\
Fackler & Long & Springer \\
Forsling & McClune & Stimson \\
Francis & McGhee & Storey \\
Garber of Floyd & Mills & Ulstad \\
Gibson & Moen & Vance \\
Gilbert & Moorhead & Venard \\
Gilbertson & Narey & Wamstad \\
Gilmore of Cedar & Nervig & Silmore of Clay \\
Gordon & Olson & Ontjes \\
Grimwood & Orr & Yolfe \\
& &
\end{tabular}

Nays, 20
\begin{tabular}{lll} 
Blake & Miller & Sterling \\
Bradley & Morgan & Truax \\
Colbert & O'Donnell & Van Camp \\
Dodd & Parrott & Festervelt \\
Ingersoll & Peters & Year \\
McCulloch & Ramsey & Yenter \\
Mayne & Rankin &
\end{tabular}

Absent or not voting, 17
\begin{tabular}{lll} 
Aiken & Criswell & Letts \\
Aldrich & Elliott & McDonald \\
Benz & Elson & Powers \\
Berry & Garber of Adair & Weaver \\
Brady & Graham & Mr. Speaker \\
Calhoun & Justice &
\end{tabular}

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

MOTION TO RECONSIDER LAID UPON THE TABLE
Hauge of Polk moved to reconsider the vote by which House File No. 486 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
Calendar No. 1, House File No. 567, a bill for an act to amend sections nine hundred ninety-seven-a, (997-a) ; nine hundred nine-
ty-seven-b (997-b) and nine hundred ninety-seven-c (997-c) supplement to the code, 1913 , (C. C. sections 4411,4412 and 4415) relating to control of parkings and trees and shrubbery on streets, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hauge of Polk the amendments proposed by the committee, found on page 1002 of the journal of March 14th, were adopted.

The amendment filed by Hauge of Polk, found on page 1338 of the journal of March 22nd, was considered and on motion of Mr. Hauge, adopted.

Yenter of Johnson offered the following amendment and moved its adoption :

Amend House File No. 567 by striking out of the substitute bill the words and figures "twenty-five thousand \((25,000)\) " wherever they appear, and substitute in lieu thereof the words and figures "ten thousand ( 10,000 )."

Amendment adopted.
Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Allyn & Garber of Adair & Lockin \\
Anderson & Garber of Floyd & Long \\
Becker & Gibson & McClune \\
Beeman & Gilbert & McCulloch \\
Blake & Gilbertson & McDonald \\
Bradley & Gilmore of Cedar & McGhee \\
Brady & Gilmore of Clay & Miller \\
Buffington & Gordon & Mills \\
Calhoun & Grimwood & Moen \\
Carter & Hanna & Moorhead \\
Criswell & Hauge & Morgan \\
Dodd & Healy & Narey \\
Donhowe & Held & Nervig \\
Doolittle & Ingersoll & O'Donnell \\
Edgington & Justice & Olson \\
Elson & Kime & Ontjes \\
Emery & Knickerbocker & Orr \\
Fackler & Lake & Parrott \\
Forsling & Larson & Parsons \\
Francis & LeValley & Perkins
\end{tabular}

Peters
Peterson
Powers
Ramsey
Rumley
Sampson
Santee
Schirmer
Schulte

Scott of Fremont Venard
Shores Wamstad
Smith
Sterling
Stimson
Truax
Ulstad Van Camp Vance

Nays, 9

Berry
Children
Clark

Colbert
Edson
Mayne

Absent or not voting, 14
\begin{tabular}{lll} 
Aiken & Gunderson & Storey \\
Aldrich & Harrison & Yenter \\
Benz & Huff & Young \\
Elliott & Letts & Mr. Speaker \\
Graham & Rankin &
\end{tabular}

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

Hauge of Polk offered the following amendment to the title and moved its adoption:

Amend title to House File No. 567, by substituting therefor the following: "A bill for an act relating to the control of parkings and trees and shrubbery on streets".

Amendment adopted and title as amended was agreed to.

\section*{REPORT OF JOINT COMMITTE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled:

Senate File No. 753, a bill for an act to amend the law as it appears in section one thousand eight hundred seventy-two (1872) of the code
(C. C. 5800) relating to call statements to the superintendent of banking, and providing penalty for not furnishing to him within ten days any information lawfully required by him.

Also :
Senate File No. 754, a bill for an act to amend saction eighteen hundred sixty-six (1866), chapter eleven (11), title nine (9), of the code, (C. C. 5794), relating to the number of directors of state banks.

Also :
Senate File No. 406, a bill for an act to amend the law as it appears in section two thousand eight hundred thirteen (2813), supplement to the code, 1913, (compiled code, Sec. 2656 ), providing for tax to pay school bonds.

Also:
Senate File No. 755, a bill for an act to amend section eighteen hundred seventy-three (1873), supplement to the code nineteen hundred thirteen (C. C. Sec. 5801), relating to the examination of savings and state banks, and relating to publication in newspapers of the statements thereof.

Also :
Senate File No. 418, a bill for an act to amend section fourteen thirteen (1413) of the code, (C. C. Sec. 4659 ), relating to the collection of taxes and penalties.

Also :
Senate File No. 497, a bill for an act to amend section five (5) chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3048) relating to allowance of compensation to county treasurers and counties for collection of motor vehicle license fees.

\author{
W. H. Vance, Chuirman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{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 receded from its amendments to House File No. 340, a bill for an act to repeal section twenty-three hundred fifty-five (2355) of the code and all amendments thereto (C. C. section 1187), relating to partition fences, and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

Also:
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. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, state of Iowa.

> L. W. Ainsworth, Secretary.

Also :
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. 319, a bill for an act to amend section one thousand eighty-seven-a 10 (1087-a10) supplement to the code, 1913, (C. C. section 368 ), referring to nomination papers.
L. W. Ainsworth, Secretary.

Also:
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. 398, a bill for an act adopting a state banner for the state of Iowa.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 351, a bill for an act repealing section eighty-five (85) of the code (C. C. section 102), relative to certain fees to be charged by the secretary of state in certain cases, and enacting a substitute therefor.
L. W. Aivswonth, Secretary.

HOUSE FILE NO. 351 RETURNED TO THE SENATE
Weaver of Polk moved that the House return to the Senate, House File No. 351, in compliance with their request.

Motion prevailed and it was so ordered.

\section*{SPECIAL ORDER MADE}

On request of Doolittle of Delaware, unanimous consent having been obtained, House File No. 584 was made a special order for Friday, March 25th, at 10:00 o'clock a. m.

On motion of Venard of Sioux the House adjourned until 1:30 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{BILLS SIGNED BY THE SPEAKER PRO TEMPORE}

The Speaker pro tempore of the House announced that, as Speaker pro tempore of the House, he had signed in the presence of the House, the following bills :

Senate File No. 406.
Senate File No. 418.
Senate File No. 497.
Senate File No. 753.
Senate File No. 754.
Senate File No. 755.

\section*{SPECIAL ORDER NO. 4}

Time having arrived for special order No. 4, House File No. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a) supplemental supplement, 1915, (C. C. Sec. 3814) and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities or towns, under the commission form of govern-
ment, cities acting under special charter and cities acting under the manager form of city government and providing penalties for the violation of this act, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lake of Woodbury the amendments proposed by the committee, found on page 923 of the journal of March 11th, were adopted.

The amendment filed by Hauge of Polk; found on page 1340 of the journal of March 22nd was taken up and considered.

Mr. Hauge moved that the amendment be substituted for amendment No. 1, found on page 1065 of the journal of March 15th.

Motion prevailed.
On motion of Hauge of Polk the substitute amendment was adopted.

The amendment filed by Hange of Polk, found on page 1339 of the journal of March 22nd was taken up and considered.

Mr. Hauge moved that the amendment be substituted for amendment No. 2, found on page 1065 of the journal of March 15th.

Motion prevaled.
On motion of Hauge of Polk the substitute amendment was adopted.

Speaker McFarlane in the chair.
Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the 'question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Bradley \\
Brady
\end{tabular} & \begin{tabular}{l} 
Criswell \\
Modd
\end{tabular} \\
Allyn & Buffington & Edgington \\
Anderson & Calhoun & Edson \\
Becker & Carter & Flson \\
Beeman & Children & Fackler \\
Benz & Colbert & Forsling
\end{tabular}
\begin{tabular}{ll} 
Francis & Lockin \\
Garber of & Adair \\
Garber of & Mcloyd \\
Gibson & McCullo \\
Gillert & Mayne \\
Gibertson & Maller \\
Gilmore of Cedar & Moen \\
Grimwood & Moorhead \\
Gunderson & Morgan \\
Hanna & Narey \\
Harrison & Nervig \\
Hauge & O'Donnell \\
Healy & Olson \\
Held & Perkins \\
Huff & Peters \\
Ingersoll & Peterson \\
Justice & Powers \\
Knickerbocker & Ramsey \\
Lake & Rankin \\
Larson & Rumley \\
Letts & Sampson \\
LeValley & Santee \\
& Schirmer
\end{tabular}

Nays, 15

Berry
Donhowe
Doolittle
Emery
Graham

Kime
Long
McDonald
McGhee
Mills

Ontjes
Parsons
Scott of Appanoose
Shores
Wamstad
Absent or not voting, 8
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Clay \\
Gordon
\end{tabular} & \begin{tabular}{l} 
Parrott \\
Clark \\
Elliott
\end{tabular} \\
Orr & Wolfe
\end{tabular}

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

\section*{MOTIONS TO RECONSIDER CALLAED UP}

Garher of Floyd called up the motion filed to reconsider the vote by which House File No. 550 failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 550 failed to pass the House?'

Ayes, 72

Aldrich Anderson Becker Beeman Berry
Blake
Bradley
Buffington
Carter
Children

Doolittle
Edson
Emery
Fackler
Garber of Floyd
Gibson
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Justice
Knickerbocker
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peterson
Ramsey

\section*{Sampson}

Santee
Schirmer
Schulte
Scott of Appanoose
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Van Cemp
Venard
Weber
Westervelt
Young
Mr. Speaker

Rumley
Elson
Peters
Mankin

Benz
Calhoun
Edgington

Powers
Scott of Fremont
Ulstad
Vance
Wamstad
Weaver
Wolfe
Year
Yenter
.

So the motion to reconsider prevailed.

Garber of Floyd moved to reconsider the vote by which House File No. 550 passed to its third reading.

Motion prevailed.

House File No. 550, a bill for an act to repeal sections twentythree hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t) and twenty-three hundred forty-one-u (2341-u) supplement to the code, 1913 , (C. C. sections 1814,1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of
animals subject to such liens and fixing a penalty therefor, was taken up for consideration.

McClune of Mahaska offered the following amendment and moved its adoption:

Amend House File No. 550, by inserting in line two (2) of section three (3) after the word "force" the words, "on such progeny" and also by inserting after the word "year" in line two (2) thereof the words "and on the dam of such progeny for a period of six months" and by inserting after the word "remove" in line one (1) of section four (4) the word "permanently".

Amendment adopted.
Fackler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{lll} 
Allyn & Healy & Perkins \\
Anderson & Held & Peterson \\
Becker & Huff & Powers \\
Beeman & Ingersoll & Ramsey \\
Blake & Justice & Rumley \\
Brady & Knickerbocker & Sampson \\
Buffington & Larson & Santee \\
Calhoun & Letts & Schirmer \\
Carter & LeValley & Schulte \\
Children & Lockin & Scott of Appanoose \\
Colbert & Long & Scott of Fremont \\
Criswell & McClune & Shores \\
Edgington & McCulloch & Slemmons \\
Edson & McDonald & Smith \\
Emery & McGhee & Springer \\
Fackler & Miller & Sterling \\
Forsling & Mills & Stimson \\
Garber of Adair & Moen & Storey \\
Garber of Floyd & Moorhead & Truax \\
Gibson & Morgan & Van Camp \\
Gilbertson & Narey & Venard \\
Gilmore of Cedar & Nervig & Weaver \\
Gilmore of Clay & O'Donnell & Weber \\
Graham & Olson & Westervelt \\
Grimwood & Ontjes & Year \\
Gunderson & Orr & Young \\
Hanna & Parrott & Mr. Speaker \\
Harrison & &
\end{tabular}

Nays, 6
\begin{tabular}{lll} 
Bradley & Francis & Peters \\
Donhowe & Mayne & Rankin
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Elliott & Ulstad \\
Aldrich & Elson & Vance \\
Benz & Gilbert & Wamstad \\
Berry & Gordon & Wolfe \\
Clark & Hauge & Yenter \\
Dodd & Kime & \\
Doolittle & Lake &
\end{tabular}

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

Calendar No. 2, House File No. 730, a bill for an ast amending section seven hundred fifty-eight-d, (758-d), supplemental supplement to the code, 1915, (C. C. Sec. 3784), relating to the issuance of bonds by cities of the first class and cities of the second class over five thousand (5000)' population, with report of committee recommending passage, was taken up for consideration.

Garber of Floyd offered the following amendment and moved its adoption:

Amend House File No. 730, by adding after the end of line seven (7), section one (1), the following words, "Provided, however, that the tax levy for any one year shall not exceed ten per cent of the total amount of bonds issued and outstanding including interest'.

Amendment adopted.

Mr. Garber moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{lll} 
Allyn & Edgington & Hanna \\
Anderson & Edson & Harrison \\
Becker & Elson & Hauge \\
Beeman & Emery & Healy \\
Benz & Fackler & Ingersoll \\
Bradley & Forsling & Justice \\
Brady & Francis & Knickerbocker \\
Buffington & Garber of Adair & Lake \\
Calhoun & Garber of Floyd & Larson \\
Carter & Gilbert & Letts \\
Children & Gilmore of Cedar & LeValley \\
Colbert & Gilmore of Clay & Lockin \\
Criswell & Graham & Long \\
Donhowe & Grimwood & McClune
\end{tabular}
\begin{tabular}{lll} 
McCulloch & Peters & Smith \\
McDonald & Peterson & Springer \\
McGhee & Powers & Sterling \\
Mayne & Ramsey & Stimson \\
Miller & Rankin & Storey \\
Moen & Rumley & Truax \\
Morgan & Sampson & Van Camp \\
Narey & Santee & Vance \\
Nervig & Schirmer & Venard \\
O'Donnell & Schulte & Wamstad \\
Ontjes & Scott of Appanoose & Weber \\
Orr & Scott of Fremont & Year \\
Parsons & Shores & Mr. Speaker \\
Perkins & Slemmons &
\end{tabular}

Nays, None

Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & Gilbertson & Parrott \\
Aldrich & Gordon & Ulstad \\
Berry & Gunderson & Weaver \\
Blake & Held & Westervelt \\
Clark & Huff & Wolfe \\
Dodd & Kime & Yenter \\
Doolittle & Mills & Young \\
Elliott & Moorhead & \\
Gibson & Olson &
\end{tabular}

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

By unanimous consent, Calendar No. 44, Senate File No. 764, a bill for an act to amend the law as it appears in chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3053) relating to the licensing and regulation of motor vehicles, with report of committee recommending passage, was taken up for consideration.

Becker of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93
\begin{tabular}{lll} 
Allyn & Bradley & Criswell \\
Anderson & Brady & Dodd \\
Becker & Buffington & Donhowe \\
Beeman & Carter & Edgington \\
Benz & Children & Edson \\
Berry & Colbert & Elson \\
\(\quad 87\) & &
\end{tabular}
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDionald
McGhee
Mayne
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey

Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Year
Yenter

Nays, None
A bsent or not voting, 15
\begin{tabular}{lll} 
Aiken & Doolittle & Miller \\
Aldrich & Elliott & Westervelt \\
Blake & Gordon & Wolfe \\
Calhoun & Gunderson & \\
Clark & Hauge & Young \\
& & \\
& & Mr. Speaker
\end{tabular}

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

Calendar No. 6, House File No. 482, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof, with report of committee recommending passage, was taken up for consideration.

On request of Ontjes of Grundy, unanimous consent having been obtained, Senate File No. 429 was withdrawn from the committee on railroads and transportation and substituted for House File No. 482.

Senate File No. 429, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof, was taken up for consideration.

Unanimous consent having been obtained to suspend the rules probibiting the second and third reading of a bill on the same day, Ontjes of Grundy moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

Hauge of Polk moved to reconsider the vote by which Senate File No. 429 passed to its third reading.

Motion prevailed.
Forsling of Woodbury asked unanimous consent to have action on Senate File No. 429 deferred.

Objection was made by Ontjes of Grundy.
Lake of Woodbury moved that action on Senate File No. 429 be deferred.

Motion prevailed.
Calendar No. 7, House File No. 513, a bill for an act to amend the law relating to the Iowa state dairy association, the Iowa beef cattle producers' association and the Iowa corn and small grain growers' association, as the same appears in chapter one hundred eighty-seven (187), acts of the Thirty-seventh General Assembly, as amended by chapter three hundred fifty (350), acts of the Thir-ty-eighth General Assembly, (C. C. Sec., 1678), and to make an appropriation for said associations, with report of committee recommending passage, was taken up for consideration.

McCulloch of Iowa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{|c|c|c|}
\hline Anderson & Carter & Francis \\
\hline Becker & Children & Garber of Adair \\
\hline Beeman & Dodd & Garber of Floyd \\
\hline Benz & Donhowe & Gilbert \\
\hline Bradley & Doolittle & Gilmore of Cedar \\
\hline Brady & Emery & Gilmore of Clay \\
\hline Buffington & Fackler & raham \\
\hline Calhoun & Forsling & Grimwood \\
\hline
\end{tabular}

Hanna
Harrison
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
Mceulloch
McGhee

Mayne Miller Narey
Nervig
Olson
Ontjes
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee Schirmer

Smith
Springer
Sterling
Stimson
Storey
Ulstad
Vance
Venard
Weaver
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 14
\begin{tabular}{lll} 
Aldrich & O'Donnell & Scott of Fremont \\
Berry & Orr & Shores \\
Justice & Powers & Truax \\
Moen & Schulte & Wamstad \\
Morgan & Scott of Appanoose &
\end{tabular}

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Elliott & McDonald \\
Allyn & Elson & Mills \\
Blake & Gibson & Moorhead \\
Clark & Gilbertson & Parrott \\
Colbert & Gordon & Slemmons \\
Criswell & Gunderson & Van Camp \\
Edgington & Hauge & Weber \\
Edson & McClune & Westervelt
\end{tabular}

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

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Santee of Black Hawk unanimous consent having been given, House File No. 556 , a bill for an act to amend section twenty hundred twenty-four-i (2024-i) supplement to the code, 1913, (C. C. Sec. 2888), relating to the condemnation of lands in order to obtain material for road purposes, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by adding the following section:
Sec. 2. That section two thousand twenty-four-i (2024-i) supplement to the code, 1913, (C. C. section 2888) be amended by striking out of
lines ten and eleven the words "out of the county road funds" and inserting in lieu thereof the following ", one-half out of the primary road funds and one-half out of the county road funds."

Mr. Santee moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 83
\begin{tabular}{lll} 
Allyn & Gunderson & Powers \\
Anderson & Hanna & Rankin \\
Beeman & Harrison & Rumley \\
Berry & Healy & Sampson \\
Blake & Held & Santee \\
Bradley & Ingersoll & Schirmer \\
Brady & Justice & Schulte \\
Buffington & Kime & Saott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Letts & Smith \\
Colbert & LeValley & Springer \\
Criswell & Lockin & Sterling \\
Dodd & Long & Stimson \\
Donhowe & McClune & Storey \\
Doolittle & MoCulloch & Truax \\
Edgington & McDonald & Ulstad \\
Emery & McGhee & Van Camp \\
Forsling & Miller & Vance \\
Francis & Marber of Adair & Morgan \\
Garber of Floyd & Narey & Venard \\
Gibson & O'Donnell & Wamstad \\
Gilbert & Olson & Weaver \\
Gilbertson & Ontjes & Weber \\
Gilmore of Cedar & Parrott & Wolfe \\
Gilmore of Clay & Perkins & Year \\
Graham & Peters & Yonter \\
Grimwood & Peterson & Mr. Speaker \\
& &
\end{tabular}

Nays, 6
\begin{tabular}{lll} 
Aldrich & Huff & Parsons \\
Elson & Mayne & Scott of Appanoose
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Fackler \\
Becker \\
Benz
\end{tabular} & Gordon
\end{tabular} \begin{tabular}{l} 
Nervig \\
Calhoun
\end{tabular}

So the House concurred in the Senate amendments to House File No. 556.

\section*{HOUSE FILE WITHDRAWN}

On request of Buffington of Mills, unanimous consent having been obtained, House File No. 713 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{AMENDMENTS FILED}

Knickerbocker of Linn filed the following amendment:
Amend the substitute committee amendments to House File 361, found on page 1241 of the journal of March 19th, by inserting after the word "domestic" in line seven (7) of section one (1) the words "or potable."

Also amend by inserting the words "or potable" after the word "domestic" in line nine (9) of section one (1).

Beeman of Allamakee filed the following amendment:
Amend House File 524 as follows:
Amend section one (1) by striking the word "sixty" in line four (4) and substituting the word "ninety" therefor.

Amend section one (1) by striking from lines twenty-seven (27) and twenty-eight (28) the words "all expenditures of every kind where amount paid in any instance exceeds one hundred dollars ( \(\$ 100.00\) )"; also amend by striking from line thirty-one (31) the words "so as to be self explanatory"; and by striking from lines thirty-three (33) and thirtyfour (34) the words "the number of officers and employees, and the salaries paid each class;".

\section*{LEAVE OF ABSENCE}

On request of Hauge of Polk leave of absence was granted Garber of Adair until Friday.

On motion of Ramsey of Butler the House adjourned until 7:30 p. m., today.

\section*{EVENING SESSION}

Pursuant to adjournment the House resolution duly adopted, the House reconvened, Speaker McFarlane in the chair.

Memorial resolutions were presented, read, and by rising vote, unanimously adopted, commemorating the lives and public services of the following deceased members of the General Assembly of Iowa :

John .Shambaugh
James Wilson
Lauritz M. Enger
George R. Struble
Willard C. Earle Luther Brown
George M. Curtis
George W. Ball
Fergusen F. Roe John F. Glover
George L. Gilbert

Malcolm F. McNie
Charles F. Linnan
Gamaliel Jaqua
Henry B. Kling
Norman Densmore Mahlon Head
Simon Miller
Monias E. Bitterman
Hanson B. Watters
George H. Dunkleberg Charles E. Boies

ADDRESSES BY LOCKIN OF CHEROKEE AND WEAVER OF POLK

Lockin of Cherokee and. Weaver of Polk delivered addresses, which will be found printed with the memorial resolutions in the back of the bound House journal.

On motion of Long of Jefferson the House adjourned until 9:15 o'clock a. m., Thursday.

\section*{JOURNAL OF THE HOUSE}

\author{
Qall of the House of Representatives, Des Moines, March 24, 1921.
}

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

Prayer was offered by the Rev. John Robertson Macartney, pastor of the First Presbyterian church, Waterloo.

Journal of March 23rd corrected and approved.

\section*{Petitions}

Sterling of Hamilton presented a petition from citizens of Hamilton county, relative to observance of Sabbath.

Doolittle of Delaware presented a petition from citizens of Earlville, relative to observance of Sabbath.

Donhowe of Story presented a petition from citizens of Nevada, relative to observance of Sabbath.

Mayne of Palo Alto presented a petition from citizens of Mallard, relative to observance of Sabbath.

Rankin of Lee presented a petition from citizens of Keokuk, relative to parochial schools.

Francis of Taylor presented a petition from citizens of Clearfield, relative to observance of Sabbath.

Sterling of Hamilton presented a petition from citizens of Webster City, relative to observance of Sabbath.

Scott of Fremont presented petitions from citizens of Tabor and Bartlett, relative to exemption of wages and appropriation for small grain growers association.

Gunderson of Pocahontas presented a petition from citizens of Pocahontas county, relative to observance of Sabbath.

Smith of Clinton presented petitions from citizens of DeWitt, relative to parochial schools.

Van Camp of Muscatine presented a petition from Muscatine county, relative to parochial schools.

Bradley of Poweshiek presented a petition from citizens of Poweshiek county, relative to parochial schools.

Schirmer of Jackson presented a petition from citizens of Maquoketa, relative to observance of Sabbath.

Mr. Speaker presented a petition from International Moulders Union of Waterloo, relative to the Kime bill.

Parsons of Calhoun presented a petition from citizens of Manson, relative to vital statistics law.

Garber of Floyd presented a petition from citizens of Floyd county, relative to observance of Sabbath.

Olson of Clinton presented a petition from citizens of DeWitt, relative to observance of Sabbath.

Rankin of Lee presented a petition from citizens of Summitville, relative to increasing high school tuition.

Moorhead and Elliott of Scott presented petitions from citizens of Davenport, relative to parochial schools.

Year of Osceola presented petitions from citizens of Ocheyedan relative to observance of Sabbath.

Year of Osceola presented a petition from merchants of Sibley, relative to exemption of wages.

Carter of Hardin presented petitions from citizens of Hardin county, relative to observance of Sabbath.

Huff of Cass presented petitions from citizens of Cass county, relative to observance of Sabbath.

Smith of Clinton presented petitions from citizens of Charlotte, relative to parochial schools.

Perkins of Sac presented a petition from merchants of Sac City, relative to exemption of wages.

Colbert of Union presented petitions from citizens of Creston, relative to railroad bills.

Emery of Wapello presented a petition from citizens of Ottumwa, relative to observance of Sabbath.

Gilmore of Cedar presented a petition from citizens of West Branch, relative to public health service.

Sterling of Hamilton presented a petition from citizens of Hamilton county, relative to S. F. No. 503.

Mr. Speaker presented a petition from citizens of Waterloo, relative to industrial court bill.

Blake of Fayette presented a petition from citizens of thirteenth judicial district, relative to third judge in said district.

Rankin of Lee presented petitions from citizens of Keokuk, relative to parochial schools.

Colbert of Union presented a petition from citizens of Union county, relative to observance of Sabbath.

Above petitions referred to their respective committees.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 456, a bill for an act authorizing the issuance of a patent to certain lands in Dallas county, Iowa.

Also :
Senate File No. 760, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 13,500\) for waterworks system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 13,500\) waterworks system bonds of said town.

Also:
Senate File No. 761, a bill for an act to legalize an election held on the 28th day of January, 1921, in the town of Milford, in the county of

Dickinson, and state of Iowa, for the purpose of voting on the issuance of bonds of said town of Milford in the amount of \(\$ 3,500\) for electric lighting system reconstruction purposes and to legalize all acts and proceedings in respect to said election and said bonds and to authorize the issuance of \(\$ 3500\) electric lighting system bonds of said town.

Also :
Senate File No. 762 , a bill for an act to confirm the title of Charles E. Anderson to the northeast quarter of the southwest quarter of section number fifteen (15) in township number seventy-two (72) north; of range number fifteen (15) west of the fifth principal meridian in Wapello county, Iowa, and authorizing the issuance of a patent to him therefor.

\author{
W. H. Vance, \\ Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the • following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 769, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in the cities and towns of Iowa to be voted at the city and town elections on March 28, 1921, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 409, a bill for an act to amend section six hundred eighty-six (686) the code (compiled code, section 3580), relating to publication of ordinances, beg leave to report they have had the same under consideration and have instructed me to report the same back
- to the House with the recommendation that the same do pass.

\author{
C. F. Clabk, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 719, a bill for an act to legalize certain warrants issued by the city of Malvern on the street improvement fund and also the fire fund and to authorize the execution and sale of bonds to fund 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.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 738, a bill for an act to legalize the organization of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, lowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars ( \(\$ 80,000.00\) ) bonds of said district authorized at an election held February 1, 1921, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the rec-- ommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 544, a bill for an act to repeal section three hundred sixty-four, of the supplement to the code, 1913, (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 528, a bill for an act to legalize certain decrees in relation to the sale of real estate by a guardian, beg leave to report they have had 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, and when so amended the bill do pass:

By inserting the words "and orders" after the word "decrees" in line one (1) of section one (1).

Amend the title by inserting the words "and orders" after the word "decrees" in line one (1) thereof.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass 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 as follows, and when so amended the bill do pass:

By striking out the period (.) at the end of section five (5) and substituting a comma (,) in lieu thereof, and adding the following: "said publication to be without expense to the state."
C. F. Clark, Chairman.

Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 785, a bill for an act to amend section three (3), chapter two hundred eleven (211), acts of the Thirty-eighth General Assembly (C. C. Sec. 7020), relating to the duties of jury 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 amended as follows, and when so amended the bill do pass:
\end{abstract}

By adding as section two (2) the following:
"Section 2. That section five (5) chapter two hundred sixty-seven (267) acts of the Thirty-seventh General Assembly (C. C. Sec. 7020) be amended by striking out the word "year" as it appears in the sixth (6th) line of said section, and inserting in lieu thereof "two years" and by striking the word "annual" as it appears in line twenty-two. (22) of said section and inserting in lieu thereof the word "biennial".

Amend the title by inserting between the words "amend" and "section" as they appear in the first (1st) line thereof, the words "section five (5), chapter two hundred sixty-seven (267), acts of the Thirty-seventh General Assembly (C. C. Sec. 7020), and".
C. F. Clark, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 750, a bill for an act to repeal section thirty-three hundred sixty-two (3362) of chapter four (4), title seventeen (XVII) of the code, relating to the descent and distribution of intestate's property, 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, and when so amended the bill do pass:

Strike out all after the colon in line one (1) of section two (2) and insert in lieu thereof the following:
"Personal property, both as to those who deceased before and those who decease after this act becomes effective, and in existence at the time of the decease, shall descend and be inheritable, and the right of dower and to distributive share shall attach, as though such property were real property. Provided, that this shall not be so if the decedent has during his life time made disposition of such personal property in any way, including the dealing with such property by and in will, contract, contract with the incident of survivorship, testamentary contract, mortgage or other incumbrance or lien, or gift either completed or unexecuted, such property shall be subject to debts as now provided by law. This act shall be applicable to and shall be applied and given effect in all courts unless final judgment has been entered therein before this act becomes effective."
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 786, a bill for an act to provide a remedy and procedure in cases where a will has been admitted to probate in a state other than Iowa, and it is claimed that the alleged testator was domiciled in and a citizen and resident of this state at the time of his decease, beg leave to report they have had 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, and when so amended the bill do pass:

Amend section one (1) by inserting after the comma (,) and before the word "any" in line two (2) of said section the following: "the attormey general of the state of Iowa, or".
amend section one (1) by striking out the words "who is" in line six (6) of said section, and inserting in lieu thereof the word "though".

Amend section three (3) by striking out of lines four (4) and five (5) of said section the words "immediately preceding the death of said testator and up to".

Amend section three (3) by striking out of line five (5) the words "he was".

Amend section three (3) by inserting after the word "that" in line four (4) of said section the words "said testator was at".

Amend section four (4) by striking out of lines three (3) and four (4) of said section the words "and shall proceed thus far with the aid of a jury".

Amend section five (5) by adding thereto the following, "So long as one application shall be pending no other application shall be entertained; and final decision on one application shall be a bar to entertaining any other application".

Amend section six (6) by inserting after the word "interested" in line two (2) of said section the following "other than lineal descendants whose ancestor is living".

Amend said bill by adding the following after section eight (8):
"Sec. 9. Section forty-six hundred four (4604) of the code shall have no application to any hearing under this act if the interested witness, whether a party or not, has before the hearing is begun, made assignment of his interest."

Change "section 9 " to "Section 10 ".
C. F. Clark, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 780, a bill for an act to prevent the disposition of cases on mere technicalities, supplemental to chapter two (2), title twenty (20) 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 indefinitely postponed.

> C. F. Clark, Chairman.

Report adopted and House File No. 780 was indefinitely postponed.

Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 751, a bill for an act to amend sub-division two (2) of section eight hundred ninety-four (894) supplement to the code, 1915, relating to the tax for the improvement fund in 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 be indefinitely postponed.

\section*{A. O. Hatge, Chairman.}

Report adopted and House File No. 751 was indefinitely postponed.

Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speaker-Your committee on insurance to whom was referred House File No. 745 , a bill for an act to amend section twenty-four hundred seventy-seven-M9 (2477-M9), supplement to the code, 1913, (C. C. section 816); also to further amend section twenty-four hundred seventy-seven-M9 (2477-M9), supplement to the code, 1913 (C. C. Sec. 816) ; also to further amend section twenty-four hundred seventy-seven-M9 (2477-M9), supplement to the code, 1913, (C. C. section 816) and to amend section twenty, 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 postponed until the special session.
H. B. Morgan. Chairman.

Report adopted.
Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. SpEAKER-Your committee on agriculture to whom was referred House File No. 723, a bill for an act to amend section fifteen hundred seventy ( 1570 ) of the code (C. C. section 3010 ), fixing the time of cutting hedges along 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 do pass.
J. H. Anderson, Chairman.

Report adopted.
Perkins of Sac, from the committee on banks and banking, submitted the following report:

Mr. Speakfr-Your committee on banks and banking to whom was referred House File No. 741, a bill for an act to amend chapter two hundred sixty-eight, (268), acts of the Thirty-seventh General Assembly, (C. C. section 8679), relating to the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be competent evidence in the prosecution 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.

Geo. B. Perkins, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on banks and banking to whom was referred House File No. 807, a bill for an act to amend section (1850) supplement to the code, 1913, as amended by chapter three hundred sixty-four (364), acts of the Thirty-seventh General Assembly, (C. C. 5776), and to provide for the investment of funds of savings banks, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by adding after the comma (,) at the end of line fourteen (14) the following:
"Provided that said investments by savings banks shall in no event exceed in the aggregate twenty per cent ( \(20 \%\) ) of the capital stock ana surplus of said bank."

Geo. B. Perkins, Ohairman.
Report adopted.

Also:
Mr. Speaker-Your committee on banks and banking to whom was referred House File No. 763, a bill for an act to provide for the investment of funds by state banks and trust 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, and when so amended the bill do pass:

Amend by adding at the end of section one (1) the following:
"Provided that the said investments by state banks and trust companies shall in no event exceed in the aggregate twenty per cent ( \(20 \%\) ) of the capital stock and surplus of said state bank or trust company."

Geo. B. Perkins, Chairman.
Report adopted.

Long of Jefferson, from the committee on building and loan, submitted the following report:

Mr. Speaker-Your committee on building and loan to whom was referred House File No. 662, a bill for an act providing for a legal limit as to the amount of loans that any building and loan or savings and
loan association may make on real estate security, beg leave to report they have had 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. Long, Chairman.
Report adopted.

Also :
Mr. Sfeaker-Your committee on building and loan to whom was referred House File No. 687, a bill for an act to amend the law as it appears in sections eighteen hundred ninety-eight and eighteen hundred ninety-eight-c ( 1898 and 1898-c) supplement to the code, 1913 (C. C. Sec. 5844 and 5845), and section nineteen hundred one (1901) of the code, (C. C. Sec. 5850), relating to the issuance of stock by building and loan associations and the rights of holders of stock in said 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, and when so amended the bill do pass:

First, strike out of line seven (7) section one (1) the words and figures "two per cent ( \(2 \%\) )" and insert in lieu thereof the words and figures "one per cent ( \(1 \%\) )".

Second, amend section three (3) thereof, by striking out the period (.) at the end of the section and insert in lieu thereof a comma (,) and by adding at the end of said section the following "unless notice to the contrary is given in writing to said association by the parent or guardian of said minor".

Wm. Long, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on building and loan to whom was referred House File No. 634, a bill for an act to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code, 1913 (C. C. Sec. 5852), relating to 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 do pass.

Report adopted.
Santee of Black Hawk, 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. 650, a bill for an act to amend the law as it appears in chapter two hundred thirty-seven (237), acts of the Thirtyeighth General Assembly, (C. C. Sec. 2959-a) relating to the separate funds of assessment districts in the secondary road system, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. B. Santee, Chairman.
}

Report adopted.
Also :
Mr. Spearer-Your committee on roads and highways to whom was referred House File No. 660, a bill for an act to repeal chapter three hundred thirty-six (336), acts of the 38 th General Assembly (C. C. Sec. 2894), and to enact a substitute therefor, relating to appropriations which may be made by the board of supervisors for the construction of bridges, beg leave to report they have had 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, and when so amended the bill do pass:

Strike out all of section one of said bill and substitute in lieu thereof the following:

Section 1. That chapter three hundred thirty-six (336) acts of the 38th General Assembly (C. C. Sec. 2894), be repealed and the following enacted in lieu thereof:
"The board of supervisors of any county may appropriate for the construction of any one bridge within the limits of such county a sum not to exceed fifty thousand ( \(\$ 50,000.00\) ) dollars and may appropriate for the construction of any one bridge on the line between such county and another county of this state or between such county and another state, a sum not to exceed twenty-five thousand ( \(\$ 25,0,00.00\) ) dollars.

The term 'bridge' as used in this section shall be held to include substructure, superstructure and approaches."

\author{
C. B. Santef, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 722, a bill for an act to amend section thirty-five (35), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. section 2943), relating to the width of hard sur-
facing constructed on extensions of primary roads within towns, heg leave to report they have had 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. B. Santee, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 768, a bill for an act authorizing state highway commission to expend portion primary road fund in construction of interstate bridges upon trunk line interstate roads; to enter into certain contracts and perform all acts necessary thereto, and authorizing elections to create assessment districts for assessment districts for assesment of special benefits to 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.

> C. B. SANtee, Chairman.

Report adopted and House File No. 768 was indefinitely postponed.

\begin{abstract}
Also:
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 690, a bill for an act to fix the location of mail boxes on the roads and highways 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.
C. B. Santee, Chairman.
\end{abstract}

Report adopted and House File No. 690 was indefinitely postponed.

\begin{abstract}
Also:
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 674; a bill for an act relating to assessment districts for hard surfacing of primary 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 indefinitely postponed.
\end{abstract}
C. B. Santee, Ohairmam.

\section*{MINORITY REPORT}

Mr. Speakes-We, members of the committee on roads and highways, to whom was referred House File No. 674, beg leave to dissent from the majority report, recommending indefinite postponement. We recommend that the same do pass and that it be placed upon the calendar.

\author{
W. C. Cimldren, \\ S. E. Fackler, \\ John Orr. \\ J. H. Aiken, Frank C. Young.
}

Ordered passed on file.

Smith of Clinton, from the committee on public health, submitted the following report:

Mr. Speakfr-Your committee on public health to whom was referrea Senate File No. 581, a bill for an act to amend section four hundred nine\(j\) (409-j), supplement to the code, 1913 (C. C. section 3318), relating to the millage tax for the improvement and maintenance of county 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.

Report adopted.

Allyn of Ringgold, from the committee on claims, submitted the following report:

Mr. Speaker-Your committee on claims to whom was referred House File No. 605, a bill for an act to compensate A. E. Yttrevold for the destruction of a horse at Iowa State College 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.

Geo. S. Allyn, Chairman.
Report adopted. House File No. 605 was referred to the committee on appropriations.

\section*{Also :}

Mr. Spiaker-Your committee on claims to whom was referred Honse File No. 515, a bill for an act making an appropriation for the payment of the balance due to the Universal Indicator Company of Milwaukee, Wis., in the sum of thirty-six hundred dollars ( \(\$ 3600.00\) ) and for the additional sum of one hundred thirty-six dollars, fifty-six cents
(\$136.56) as expenses incurred in installing the electric voting machine in the House of Representatives as per contract between said company and the executive council of the state of lowa under date of September 19, 1919, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Geo. S. Alryx, Chairman.

Report adopted. House File No. 515 was referred to the committee on appropriations.

\section*{Also :}

Mr. Speaker-Your committee on claims to whom was referred House File No. 657, a bill for an act appropriating the sum of two thousand ( \(\$ 2000.00\) ) dollars to indemnify J. B. Robinson for damages by fire sustained to his homestead described as lot twenty (20) and the north half of lot twenty-one (21) except the west one hundred (100) feet thereof, of the O. P. of lot one (1) of O. P. of east one-half ( \(E 1 / 2\) ) of southeast one-fourth (S. E. \(1 / 4\) ) of section three (3), township seventyeight (78) north range, etc., beg leave to report they have had the same under consideration and have instructed me to report same back to the House with the recommendation that the same be indefinitely postponed.

Geo. S. Allyn, Chairman.
Report adopted and House File No. 657 was indefinitely postponed.

\section*{INTRODUCTION OF BILLS}

By committee on board of control, House File No. 839, a bill for an act to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on a certain real estate situated near Knoxville, known as the State Hospital for inebriates.

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

By committee on municipal corporations, House File No. 840, a bill for an act to amend section eight hundred thirty (830) of the code, (C. C. Sec. 3894), relative to levy for city improvement fund.

Read first and second time and passed on file.
By committee on roads and highways, House File No. 841, a bill
for an act to amend section thirty-five (35), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3078), and section four (4) (C. C. Sec. 2912), section five (5), (C. C. 2913), and section thirteen (13), (C. C. Sec 2912) of chapter two hundred thirty-seven (237), acts of the Thirtyeighth General Assembly, relating to the apportioning of motor license fees and the primary road fund among the several counties of the state; providing a method of accounting for such fund; providing for overdrafts thereon and the amount thereof; providing for interest on such overdrafts and the disposition of such interest.

Read first and second time and passed on file.
By committee on conservation of resources, House File No. 842, a bill for an act to permit person or persons to buy land for public parks, permitting the state board of conservation and executive council to receive the same, and to institute condemnation proceedings if said lands may not be bought at a reasonable price.

Read first and second time and passed on file.
By committee on conservation of resources, House File No. 843, a bill for an act to encourage the planting and conservation of trees in state parks and denuded areas subject to erosion, and making an appropriation therefor.

Read first and second time and passed on file.

\section*{MOTION TO RECONSIDER CALLED UP}

Sampson of Audubon called up the motion filed to reconsider the vote by which House File No. 403 failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No: 403 failed to pass the House?"

Ayes, 63
\begin{tabular}{lll}
\begin{tabular}{ll} 
Beeman \\
Blake
\end{tabular} & \begin{tabular}{l} 
Clark \\
Colbert
\end{tabular} & \begin{tabular}{l} 
Francis
\end{tabular} \\
Bradley & Dodd & Garber of Floyd \\
Brady & Doolittle & \\
Bubfington & Elliott & Gilbert \\
Calhoun & Emery & \\
Carter & Fackler & \\
Children & Forsling & \\
\hline
\end{tabular}
Hauge
Healy
Held
Ingersoll
Kime.
Knickerbocker
Letts
LeValley
Lockin
Long
McCulloch
Mayne
Miller
Mills
Narey
Olson
Ontjes
Moorhead
Peterson
Ramsey
Rumley
Sampson
Eantec
Schirmer
Schulte
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Storey
Truax
Van Camp
Vance
Venard
Weaver
Wolfe
Yenter
Mr. Speaker

Nays, 38
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Orr \\
Aldrich & Gilmore of Clay & Parrott \\
Allyn & Grimwood & Parsons \\
Anderson & Huff & Peters \\
Becker & Justice & Rankin \\
Benz & Larson & Scott of Appanoose \\
Berry & McClune & Springer \\
Criswell & McDonald & Stimson \\
Donhowe & McGhee & Ulstad \\
Edgington & Moen & Wamstad \\
Edson & Morgan & Weber \\
Elison & Nervig & Year \\
Gilbertson & O'Donnell &
\end{tabular}

Absent or not voting; 7
\begin{tabular}{lll} 
Garber of Adair & \begin{tabular}{l} 
Perkins \\
Powers \\
Lake
\end{tabular} & Woung \\
Lakestervelt &
\end{tabular}

On request of Sampson of Audubon rule 18 was invoked.
So the House reconsidered the vote by which House File No. 403 failed to pass the House.

Sampson of Audubon moved to reconsider the vote by which House File No. 403 passed to its third reading.

Motion prevailed.

On request of Calhoun of Van Buren action on House File No. 403 was deferred until tomorrow.

\section*{RESOLU゙TION CONSIDERED}

Edson of Buena Vista called up the resolution offered by him relative to a special session.

By unanimous consent the amendment to the resolution filed by Hdson of Buena Vista, found on page 1206 of the journal of March 18th, was withdrawn from further consideration.

Edson of Buena Vista offered the following amendment:
Amend the concurrent resolution found on page 872 and 873 of the House journal by inserting after the word "Senate" in line 1 , of paragraph 4 at the top of page 873 , the words "as now or hereafter constituted".

Also by striking out of the said section 4 all after the word "Session" in line two thereof.

Dodd of Howard offered the following amendment:
Amend the Edson amendment to concurrent resolution, found on pages 1294 and 1295 of the House journal of March 21st, by striking out the words "Thirty-eighth General Assembly" and inserting in lieu thereof the words "Thirty-ninth General Assembly".

Also :
Amend the concurrent resolution by Edson found on pages 872 and 873 of the House journal of Wednesday, March 9 th, by striking from linesix (6) of paragraph six (6) where they last appear in said line, the words and figures "thirty (30)" and substituting in lieu thereof the words. and figures "fifty (50)"

Anderson of Winnebago moved that the resolution with all amendments be referred to the committee on code revision.

Motion prevailed.

\section*{RESOLUTION WITHDRAWN}

By unanimous consent the resolution offered by Van Camp of Muscatine relative to recommendations to the governor for a special session, found on pages 871 and 872 of the journal of March 9th, was withdrawn from further consideration by the House.

\section*{CONSIDERATION OF BILLS}

By unanimous consent, Senate File No. 769, a bill for an act to legalize the filing of nomination papers of candidates for city and town officers in the cities and towns of Iowa to be voted at the city and town elections on March 28th, 1921, with report of committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 88
\begin{tabular}{lll} 
Aldrich & Gunderson & Rankin \\
Allyn & Hanna & Rumley \\
Beeman & Harrison & Sampson \\
Benz & Hauge & Santee \\
Berry & Healy & Schirmer \\
Blake & Huff & Schulte \\
Bradley & Ingersoll & Scott of Appanoose \\
Brady & Knickerbocker & Scott of Fremont \\
Buffington & Letts & Shores \\
Calhoun & LeValley & Slemmons \\
Carter & Lockin & Smith \\
Children & Long & Springer \\
Clark & McClune & Sterling \\
Colbert & McCulloch & Stimson \\
Criswell & McDonald & Storey \\
Dodd & McGhee & Truax \\
Doolittle & Mclls & Ulstad \\
Edgington & Moorhead & Van Camp \\
Elliott & Morgan & Vance \\
Elson & Narey & Venard \\
Emery & Nervig & Wamstad \\
Fackler & Olson & Weaver \\
Garber of Floyd & Orr & Weber \\
Gibson & Parrott & Westervelt \\
Gilbert & Parsons & Wolfe \\
Gilbertson & Perkins & Year \\
Gilmore of Cedar & Peters & Young \\
Gilmore of Clay & Peterson & Mr. Speaker \\
Graham & Powers & \\
Grimwood & Ramsey &
\end{tabular}

Nays, None

Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & Garber of Adair & Mayne \\
Anderson & Gordon & Miller \\
Becker & Held & Moen \\
Donhowe & Justice & O'Donnell \\
Edson & Kime & Ontjes \\
Forsling & Lake & Yenter \\
Francis & Larson &
\end{tabular}

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

House File No. 524, a bill for an act to amend section seven hundred twenty-five (725), supplement to the code, 1913, (C. C. Sec. 3973), relating to reports by individuals and corporations holding franchises from cities and towns for the manufacture and sale of gas, heat, water, light or power, with report of committee recommending passage, was taken up for consideration.

The amendment filed by Beeman of Allamakee, found on page 1382 of the journal of March 23rd, was considered and on motion of Mir. Beeman, adopted.

Beeman of Allamakee offered the following amendment and moved its adoption:

Amend section 1 of House File No. 524 by striking out the words "January 1st" in line 5 and inserting in lieu thereof the words "March 15th".

Amendment adopted.

Beeman of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{|c|c|c|}
\hline Aiken & Garber of Floyd & McCulloch \\
\hline Aldrich & Gilbert & McGhee \\
\hline Allyn & Gilbertson & Mayne \\
\hline Anderson & Gilmore of Cedar & Mills \\
\hline Beeman & Gilmore of Clay & Moorhead \\
\hline Berry & Graham & Narey \\
\hline Blake & Grimwood & Nervig \\
\hline Brady & Gunderson & O'Donnell \\
\hline Buffington & Hanna & Ontjes \\
\hline Calhoun & Harrison & Parsons \\
\hline Carter & Healy & Perkins \\
\hline Children & Held & Peters \\
\hline Colbert & Huff & Peterson \\
\hline Criswell & Ingersoll & Powers \\
\hline Donhowe & Justice & Ramsey \\
\hline Edgington & Kime & Rumley \\
\hline Edson & Knickerbocker & Santee \\
\hline Elliott & Lake & Schirmer \\
\hline Elson & Larson & Schulte \\
\hline Emery & LeValley & Scott of Appanoose \\
\hline Fackler & Lockin & Shores \\
\hline Francis & Long & Slemmons \\
\hline
\end{tabular}
\begin{tabular}{ll} 
Springer & Ulstad \\
Sterling & Van Camp \\
Stimson & Vance \\
Storey & Venard \\
Truax & Wamstad \\
& \\
\multicolumn{1}{c}{ Nays, 13 } & \\
& \\
Gibson & Morgan \\
Letts & Olson \\
McClune & Orr \\
McDonald & Rankin \\
Moen & Scott of Fremont
\end{tabular}

Weaver
Weber
Wolfe
Year
Young

Smith
Yenter
Mr. Speaker

Miller
Parrott
Sampson
Westervelt

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

\section*{CONCURRENT RESOLUTION}

Weaver of Polk offered the following concurrent resolution :
Concurrent resolution memoralizing the federal trade commission to issue a complaint against the trade practice of the steel industry known as "Pittsburgh Plus", and to expedite the proceedings now pending before said commission with reference to said practice.

Whereas, The large number of steel plants producing rolled steel products, located in the middle West, manufacturing enormous quantities of rolled steel sufficient to supply the Western demand, derive practically all of their iron ore from the Western mines and the major portion of other raw material for the manufacture of steel from sources within the western states, and produce their rolled steel at costs which compare favorably with the cost of similar products produced in the East, and;

Whereas, By reason of such facts there is no sound economic reason why the price of rolled steel products should be greater in the middle west and western states than in the territory immediately adjacent to Pittsburgh, Pennsylvania, and;

Whereas, there is in vogue and general use in the steel industry a practice known as "Pittsburgh Plus", in pursuance of which all producers of rolled steel, irrespective of their location, charge for their products the price at Pittsburgh plus the freight from Pittsburgh to destination, resulting in inordinately high prices for such rolled steel products in the West and the middle West, and;

Whereas, By reason of this practice all of the numerous manufacturers in the west and the middle west using rolled steel as raw material, such as manufacturers of structural steel, road machinery, farm machinery, reinforcing bars and other products too numerous to mention, are compelled to pay exhorbitant prices for such raw material which deprives them of the right of free and unrestrained competition, not only in the territory normally adjacent to their plants but operates also as a discrimination against them in any market in the United States as compared with eastern manufacturers, and;

Whereas, Such practice results in the maintenance of unjust and uneconomically high levels of prices for rolled steel products which is necessarily directly reflected in the cost of manufactured products to the consumers and results in an unjust tax upon the public, paid in the form of higher prices for all articles and commodities manufactured from rolled steel, and;

Whereas, Such uneconomic practice operates to restrict the natural and normal development of western and middle western states, cities and communities, and;

Whereas, An application for a complaint against the several producers of rolled steel having for its purpose the abolition of such trade practice, has been pending before the federal trade commission since on or about the first day of August, 1919, based upon the Clayton act, and;

Whereas, the interest of this state as a purchaser of such high priced products and the interests of the people of this state require a speedy correction of the practice complained of;

\begin{abstract}
Be It Resolved by the House, the Senate concurring, That the facts and conditions respecting such trade practice warrant and require the issuance of the complaint prayed for, and the federal trade commission is hereby respectfully requested and urged to issue such complaint with as much expedition as is reasonably practicable, and upon final hearing thereon to grant to the public so discriminated against the utmost relief.

Be It Further Resolved, That a duly authenticated copy of this resolution be transmitted to the federal trade commission, and to our senators and representatives in the congress of the United States.
\end{abstract}

Laid over under rule 34.

Senate File No. 429 , a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption :

Amend Senate File No. 429, by inserting after the word "operate" as " it appears in the third line of section 1 , the words "and maintain" and by inserting after the word "until" as it appears in line ten of said section, a "comma" (,) and by adding after such comma the words "or if hereafter constructed need not be maintained unless,".

Amendment adopted.
Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

\section*{On the question, "Shall the bill pass?"}

Ayes, 96
\begin{tabular}{lll} 
Aiken & Hanna & Peters. \\
Aldrich & Harrison & Peterson \\
Anderson & Hauge & Powers \\
Reeman & Healy & Ramsey \\
Benz & Held & Rankin \\
Berry & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Calhoun & Letts & Scott of Appanoose \\
Carter & LeValley & Scott of Fremont \\
Children & Lockin & Shores \\
Colbert & Long & Slemmons \\
Criswell & McClune & Smith \\
Donhowe & McCulloch & Springer \\
Doolittle & McDonald & Sterling \\
Edgington & McGhee & Stimson \\
Elliott & Mayne & Storey \\
Elson & Miller & Truax \\
Emery & Mills & Ulstad \\
Fackler & Moen & Van Camp \\
Francis & Moorhead & Vance \\
Garber of & Floyd & Morgan \\
Gibson & Narey & Venard \\
Gilbert & Nervig & Weaver \\
Gilbertson & O'Donnell & Weber \\
Gilmore of Cedar & Ontjes & Westervelt \\
Gilmore of Clay & Orr & Wolfe \\
Graham & Parrott & Year \\
Grimwood & Parsons & Yenter \\
Gunderson & Perkins & Young \\
\end{tabular}

Nays, None

Absent or not voting, 12
\begin{tabular}{lll} 
Allyn & Edson & Lake \\
Becker & Forsling & Larson \\
Clark & Garber of Adair & Olson \\
Dodd & Gordon & Wamstad
\end{tabular}

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

Calendar No. 8, House File No. 618, a bill for an act to amend section fourteen (14) of the code of Iowa, (C. C. Sec 19), relating to the payment of members of the General Assembly, with report of committee recommending passage, was taken up for consideration.

Nervig of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 71
\begin{tabular}{lll} 
Allyn & Harrison & Peterson \\
Becker & \begin{tabular}{l} 
Hauge \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Powers
\end{tabular} \\
Benz & Healy & Ramsey \\
Blake & Ingersoll & Rankin \\
Brady & Justice & Sampson \\
Buffington & Knickerbocker & Santee \\
Carter & Lake & Schirmer \\
Children & Larson & Scott of Appanoose \\
Colbert & Letts & Scott of Fremont \\
Criswell & LeValley & Shores \\
Donhowe & Lockin & Slemmons \\
Edgington & Long & Springer \\
Eiliott & McCulloch & Sterling \\
Fackler & McGhee & Stimson \\
Garber of Floyd & Miller & Mills \\
Gibson & Morey \\
Gilbert & Moorhead & Van Camp \\
Gilbertson & Morgan & Venard \\
Gilmore of Clay & Narey & Weaver \\
Graham & Nervig & Weber \\
Grimwood & O'Donnell & Wolfe \\
Gunderson & Olson & Year \\
Hanna & Perkins & Young \\
& Peters & Mr. Speaker \\
& &
\end{tabular}

Nays, 24
\begin{tabular}{lll} 
Anderson & Forsling & Parsons \\
Bradley & Francis & Rumley \\
Calhoun & Gilmore of Cedar & Smith \\
Clark & Held & Truax \\
Doolittle & Kime & Vance \\
Edson & Mayne & Wamstad \\
Elson & Moen & Westervelt \\
Emery & Ontjes & Yenter
\end{tabular}

Absent or not voting, 13
\begin{tabular}{lll} 
Aiken & Gordon & Parrott \\
Aldrich & Huff & Schulte \\
Berry & McClune & Ulstad \\
Dodd & McDonald & \\
Garber of Adair & Orr &
\end{tabular}

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

Calendar No. 9, House File No. 649, a bill for an act to amend section nine hundred fifty-five (955), supplement, 1913, (C. C. Sec. 4333), relating to reports by individuals and corporations holding franchises from cities and towns for the operation of public utilities, with report of committee recommending passage, was taken up for consideration.

Beeman of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
\(\left.\begin{array}{lll}\begin{array}{ll}\text { Aiken } & \text { Allyn }\end{array} & \begin{array}{l}\text { Doolittle } \\ \text { Edgington }\end{array} & \begin{array}{l}\text { Huff } \\ \text { Ingersoll }\end{array} \\ \text { Anderson } & \text { Edson } & \text { Justice }\end{array}\right\}\)
\begin{tabular}{lll} 
Nervig & Schirmer & Vance \\
O'Donnell & Schulte & Venard \\
Ontjes & Scott of Appanoose & Weaver \\
Orr & Scott of Fremont & Weber \\
Parsons & Shores & Westervelt \\
Perkins & Slemmons & Wolfe \\
Peters & Springer & Year \\
Peterson & Sterling & Yenter \\
Ramsey & Stimson & Young \\
Rumley & Storey & Mr. Speaker \\
Sampson & Truax & \\
Santee & Van Camp &
\end{tabular}

Nays, 1
Rankin

Absent or not voting, 25
\begin{tabular}{lll} 
Aldrich & Gordon & Morgan \\
Calhoun & Gunderson & Olson \\
Carter & Hauge & Parrott \\
Colbert & Held & Powers \\
Fackler & Lake & Smith \\
Forsling & McClune & Ulstad \\
Garber of & Adair & McDonald \\
Gibson & Miller & Wamstad \\
Gilbertson & Mills &
\end{tabular}

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

\section*{MRS. WILLIAM LARRABEE GUEST OF HOUSE}

Blake of Fayette was recognized and stated that Mrs. William Larrabee, widow of ex-Governor Larrabee, was a guest of the House at this time. Mrs. Larrabee was escorted to the speaker's station, where she briefly addressed the House.

Calendar No. 12, House File No. 834 , a bill for an act to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto, was taken up for consideration.

On request of Weaver of Polk, unanimous consent having been obtained, Senate File No. 763 was substituted for House File No. 834.

Senate File No. 763, a bill for an act to provide for the prepara-
tion, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto, was taken up and considered.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 98
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Orr \\
\hline Aldrich & Graham & Parrott \\
\hline Allyn & Grimwood & Parsons \\
\hline Anderson & Gunderson & Peters \\
\hline Becker & Hanna & Peterson \\
\hline Beeman & Harrison & Powers \\
\hline Benz & Hauge & Ramsey \\
\hline Berry & Healy & Rankin \\
\hline Blake & Held & Rumley \\
\hline Bradley & Huff & Sampson \\
\hline Brady & Ingersoll & Santee \\
\hline Buffington & Justice & Schirmer \\
\hline Calhoun & Kime & Schulte \\
\hline Carter & Knickerbocker & Scott of Appanoose \\
\hline Children & Larson & Scott of Fremont \\
\hline Clark & Letts & Shores \\
\hline Colbert & LeValley & Slemmons \\
\hline Criswell & Lockin & Smith \\
\hline Dodd & Long & Sterling \\
\hline Donhowe & McClune & Stimson \\
\hline Doolittle & McCulloch & Storey \\
\hline Edgington & McDonald & Truax \\
\hline Edson & McGhee & Van Camp \\
\hline Elliott & Mayne & Vance \\
\hline Elson & Miller & Venard \\
\hline Emery & Mills & Wamstad \\
\hline Fackler & Moen & Weaver \\
\hline Forsling & Moorhead & Weber \\
\hline Francis & Morgan & Wolfe \\
\hline Garber of Floyd & Nervig & Year \\
\hline Gibson & O'Donnell & Yenter \\
\hline Gilbert & Olson & Mr. Speaker \\
\hline Gilmore of Cedar & Ontjes & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 10
\begin{tabular}{lll} 
Garber of Adair & Narey & Westervelt \\
Gilbertson & Perkins & Young \\
Gordon & Springer & \\
Lake & Ulstad &
\end{tabular}

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

Calendar No. 13, House Fíle No. 835, a bill for an act relating to professional nursing and to repeal all acts in conflict herewith, was taken up for consideration.

Moen of Lyon moved the previous question.
Motion prevailed.
Hauge of Polk moved to reconsider the vote by which the previous question was ordered.

Motion prevailed.
Beeman of Allamakee moved that action on House File No. 835 be deferred until tomorrow.

Motion prevailed.

\section*{house requests return of bill from senate}

Grimwood of Jones moved that the House request the return of Senate File No. 336 from the Senate.

Motion prevailed and it was so ordered.

\section*{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 returns as requested Senate File No. 336, relating to the granting of pardons.
L. W. Ainsworth, Secretary.

Grimwood of Jones offered the following amendment to the title of Senate File No. 336 and moved its adoption:

Amend the title to Senate File No. 336 by striking out all of said title and inserting in lieu thereof the following:

A bill for an act to repeal section five thousand six hundred twentysix (5626) of the code, as amended by chapter one hundred seventythree (173) of the acts of the Thirty-eighth General Assembly (compiled code, Sec. 2258), and to enact a substitute therefor, relating to pardons, commutation of sentences and the remission of fines and forfeitures by the governor.

Amendment adopted and title as amended was agreed to.
On motion of Gilbertson of Winneshiek the House adjourned until 1:15 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{LEAVE OF ABSENCE}

On request of Sterling of Hamilton leave of absence was granted Gordon of Emmet indefinitely.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 23rd, approved the following bills :

House File No. 437.
House File No. 578.
House File No. 548.
House File No. 706.
House File No. 401.
House File No. 331.
House File No. 503.
House File No. 322.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 764, a bill for an act to amend the law as it appears in chapter two hundred seventy-five (275) acts of the Thirty-eighth General Assembly (C. C. Sec. 3053) relating to the licensing and regulation of motor vehicles.
- Also :

Senate File No. 769, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in the cities and towns of Iowa to be voted at the city and town elections on March 28, 1921.

\author{
W. H. Vance, \\ Chairman House Committee. \\ Lloyd Thurston, Acting Chairman Senate Committee.
}

Report adopted.

\section*{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. 579 , a bill for an act to amend certain sections of the supplement to the code, 1913, relating to assessment rolls and the time at which the assessment books and rolls shall be laid before the local board of review in cities having a population of ten thousand \((10,000)\) or over.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Substitute for Senate File No. 579, a bill for an act to amend section thirteen hundred sixty (1360) supplement to the code, 1913 (C. C. Sec. 4590 ) ; section thirteen hundred sixty-six (1366) supplement to the code, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385) acts of the Thirty-eighth General Assembly; and section thirteen hundred-seventy (1370), supplement to the code 1913, (C. C. Sec. 4599) as amended by chapter two hundred forty-four (244) acts of the Thirty-eighth General Assembly, relating to assessment rolls and the time at which the assessment books and rolls shall be laid before the local board of revicw in cities having a population of ten thousand \((10,000)\) or over.

Read first and second time and referred to committee on municipal corporations.

\section*{CONSIDERATION OF BILLS}

Calendar No. 14, House File No. 836, a bill for an act to amend section thirteen hundred four (1304), supplemental supplement to the code, 1915, (C. C. Sec. 4482), relating to the exemption of certain property from taxation in cases of persons unable to contribute to the public revenue, was taken up and considered.

Larson of Montgomery moved that action on House File No. 836 be deferred.

Motion prevailed.

SPECIAL ORDER NO. 6
'Time having arrived for special order No. 6, House File No. 504, a bill for an act to amend section twenty-eight hundred five (2805) of the code (C. C. Sec. 2575) relating to the use of the Bible in the public schools of the state, with report of committee without recommendation, was taken up for consideration.

The amendment filed by Rankin of Lee, found on pages 1337 and 1338 of the journal of March 22nd was taken up and considered.

Mr. Rankin moved the adoption of the amendment.
Amendment lost.
Francis of Taylor moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{lll} 
Anderson & Gilbert & Letts \\
Beeman & Gilmore of Cedar & LeValley \\
Berry & Gimore of Clay & Lockin \\
Bradley & Graham & Long \\
Buffington & Grimwood & McCulloch \\
Carter & Gunderson & Mayne \\
Clark & Hanna & Mills \\
Criswell & Hauge & Moen \\
Donhowe & Healy & Moorhead \\
Doolittle & Huff & Morgan \\
Edgington & Ingersoll & Narey \\
Emery & Justice & Nervig \\
Francis & Kime & Olson \\
Garber of Floyd & Knickerbocker & Ontjes \\
Gibson & Larson & Parsons
\end{tabular}

Perkins
Peters
Peterson
Ramsey
Rumley
Sampson
Santee
Schirmer
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Storey
Truax
Ulstad
Van Camp Vance

Venard
Wamstad
Weaver
Westervelt
Wolfe
Year
Mr. Speaker
1

\author{
O'Donnell \\ Parrott \\ Powers \\ Rankin \\ Schulte \\ Springer \\ Stimson \\ Weber \\ Yenter \\ |
}

Absent or not voting, 9
\begin{tabular}{lll} 
Aldrich & Dodd & Orr \\
Becker & Garber of Adair & \begin{tabular}{l} 
Scott of Appanoose \\
Calhoun
\end{tabular} \\
Gordon & Young
\end{tabular}

On request of Ingersoll of Tama rule 18 was invoked.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Ingersoll of Tama moved to reconsider the vote by which House File No. 504 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

Calendar No. 15, House File No. 837, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-c (1527-c) supplement to the code, 1913, as amended by chapter two hundred sixty-seven (267), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3038), relating to the construction, maintenance and operation of electric light and power transmission, was taken up for consideration.

McDonald of Des Moines moved that the bill be read a third time
now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 82
\begin{tabular}{lll} 
Aiken & Harrison & Ramsey \\
Allyn & Healy & Rumley \\
Anderson & Held & Sampson \\
Berry & Huff & Santee \\
Blake & Ingersoll & Schirmer \\
Bradley & Kime & Schulte \\
Buffington & Knickerbocker & Scott of .Appanoose \\
Carter & Lake & Scott of Fremont \\
Children & Larson & Shores \\
Colbert & Letts & Slemmons \\
Criswell & LeValley & Smith \\
Dodd & Lockin & Springer \\
Donhowe & Long & Sterling \\
Edgington & McClune & Stimson \\
Edson & McCulloch & Truax \\
Elson & McDonald & Ulstad \\
Emery & Mayne & Vance \\
Fackler & Miller & Venard \\
Forsling & Mills & Wamstad \\
Garber of Floyd & Moen & Weaver \\
Gibson & Morgan & Weber \\
Gilbert & Garey & Westervelt \\
Gilbertson & Oilmore of & Clay \\
Gronnell & Orr & Yolfe \\
Graham & Parsons & Young \\
Grimwood & Punderson & Perkins
\end{tabular}

Nays, 6
Doolittle
McGhee

Ontjes
Van Camp
McGhee
Olson
Yenter
Absent or not voting, 20
\begin{tabular}{lll} 
Aldrich & Elliott & \begin{tabular}{l} 
Morbead \\
Becker
\end{tabular} \\
Beeman & Francis & Nervig \\
Benz & Garber of Adair & Parrott \\
Brady & Gilmore of Cedar & Powers \\
Calhoun & Gordon & Rankin \\
Clark & Hauge & Storey \\
& Justice &
\end{tabular}

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

Calendar No. 16, House File No. 531, a bill for an act to repeal section sixteen hundred fifty-seven-d (1657-d), supplement to the
code, 1913, (C. C. Sec. 1615) and to enact a substitute in lieu thereof, and to amend section sixteen hundred fifty-seven-e (1657-e) supplement to the code, 1913, (C. C. Sec. 1616) providing for delegates to the agricultural convention and the election of directors of the state board of agriculture, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of McCulloch of Iowa, the amendments proposed by the committee, found on page 1209 of the journal of March 19th, were adopted.

The amendment filed by Calhoun of Van Buren, found on page 1338 of the journal of March 22nd was considered, and on motion of Mr. Calhoun, adopted.

Anderson of Winnebago offered the following amendment and moved its adoption:

Amend House File No. 531 by striking from. lines 27 and 28 of section one the words "including the electon of members of the board".

Amendment adopted.
McCulloch of Iowa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?","
Ayes, 58

Aiken
Aldrich
Anderson
Benz
Berry
Buffington
Calhoun
Children Criswell Doolittle Elson Emery Fackler
Francis Garber of Floyd Gibson Gilbertson Gilmore of Cedar Graham Gunderson

Hanna
Harrison Healy Held
Huff Ingersoll Kime Lake Larson
Lockin Long McCIune McCulloch Mayne Moen Nervig Ontjes Orr Parrott Parsons

Peters
Peterson
Ramsey
Rumley
Schulte
Scott of Appanoose
Scott of Fremont
Slemmons
Sterling
Stimson
Ulstad
Vance
Venard
Wamstad
Weber
Wolfe
Year
Young

Nays, 40
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Hauge \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Sampson \\
Blake
\end{tabular} \\
Justice & Santee \\
Bradley & Knickerbocker & Schirmer \\
Brady & Letts & Shores \\
Carter & LeValley & Smith \\
Clark & McGGee & Springer \\
Colbert & Miller & Storey \\
Dodd & Moorhead & Truax \\
Döhowe & Morgan & Van Camp \\
Edgington & Narey & Weaver \\
Edson & O'Donnell & Westervelt \\
Gilmore of Clay & Olson & Mr. Speaker \\
Grimwood & Perkins & Powers \\
& &
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lll} 
Becker & Gilbert & Rankin \\
Elliott & Gordon & Yenter \\
Forsling & McDonald & \\
Garber of Adair & Mills &
\end{tabular}

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

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Anderson of Winnebago moved to reconsider the vote by which House File No. 531 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House annowneed that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 764.
Senate File No. 769.
Senate File No. 456.
Senate File No. 760.
Senate File No. 761.
Senate File No. 762.

On request of Kime of Webster, unanimous consent having been obtained, House File No. 733 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Doolittle of Delaware, unanimous consent having been obtained, House File No. 769 was withdrawn from the committee on insurance and from further consideration by the House.

On request of Truax of Guthrie, unanimous consent having been obtained, House File No. 371 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Kime of Webster, unanimous consent having been obtained, House File No. 693 was withdrawn from the committee on public utilities and from further consideration by the House.

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 737 was withdrawn from the committee on public health and from further consideration by the House.

\section*{RENUMBER SECTIONS OF HOUSE FILE NO. 380}

On request of Lake of Woodbury, unanimous consent having been obtained, the chief clerk was authorized to properly renumber the sections to House File No. 380.

\section*{REPORT FROM THE SECRETARY OF STATE}

The secretary of state submitted the following report:
To the Senate and the House of Representatives of the Thirty-ninth General Assembly:

In accordance with the provisions of section filty-five (5.5), supplement to the code, 1913, I respectfully report to your honorable bodies that I have caused to be published during the year 1920, in two newspapers of general circulation in each congressional distriot of the state, Senate Joint Resolution No. 7, as the same appears on pages 888 and 889 of the Senate journal, and on pages 1263 and 1264 of the House journal of the Thirty-eighth General Assembly, and proposing an amendment to the constituton of the state of Iowa, as passed by the Thirty-eighth General Assembly and referred to the Thirty-ninth General Assembly.

I further report that, as shown by the proofs of publication made by the affidavits of the publishers thereof, on file in this department, said
joint resolution was published in the newspapers at the times and in the congressional districts of the state, respectively, as follows:

\section*{SENATE JOINT RESOLUTION NO. 7 JOINT RESOLUTION}

Proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage.

\section*{First Congression al District}

The Evening Journal, Washington, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

The Burlington Hawkeye, Burlington, Iowa, 14 consecutive weeks, first. publication on July 9,1920 , last publication on October 8, 1920.

Second Congressional District
- The Clinton Herald, Clinton, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

The Daily Times, Davenport, Iowa, 14 consecutive weeks, first publication on July 10, 1920, last publication on October 9, 1920.

\section*{Third Congressional District}

The Press, Manchester, Iowa, 14 consecutive weeks, first publication on July 15, 1920, last publication on October 14, 1920.

The Herald-Press, Belmond, Iowa, 14 consecutive weeks, first publication on July 14, 1920, last publication on October 13, 1920.

\section*{Fourth Congressional District}

Argo-Gazette, West Union, Iowa, 15 consecutive weeks, first publication on July 14, 1920, last publication on October 20, 1920.

Globe-Gazette and Times, Mason City, Iowa, 14 consecutive weeks, first publication on July 10, 1920, last publication on October 9, 1920.

\section*{Fifth Congressional District}

Times-Republican, Marshalltown, Iowa, 14 consecutive weeks, first publication on July 10, 1920, last publication on October 9, 1920.

Cedar Rapids Republican, Cedar Rapids, Iowa, 14 consecutive weeks, first publication on July 9, 1920, last publication on October 8, 1920.

Sixth Congressional District
The Grinnell Register, Grinnell, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

Ottumwa Courier, Ottumwa, Iowa, 14 consecutive weeks, first publication on July 12, 1920, last publication on October 11, 1920.

\section*{Seventh Congressional District}

The Winterset Madisonian, Winterset, Iowa, 14 consecutive weeks, first publication on July 14, 1920, last publication on October 13, 1920.

The Ames Daily Tribune, Ames, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

\section*{Eighth Congressional District}

The Plain Dealer, Creston, Iowa, 14 consecutive weeks, first publication on July 9, 1920, last publication on October 8, 1920.

The Herald-Patriot, Chariton, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

\section*{Ninth Congressional District}

The Daily Nonpareil, Council Bluffs, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

Atlantic News-Telegraph, Atlantic, Iowa, 14 consecutive weeks, first publication on July 8, 1920, last publication on October 7, 1920.

\section*{Tenth Congressional District}

Upper Des Moines-Republican, Algona, Iowa, 14 consecutive weeks, first publication on July 21, 1920, last publication on October 20, 1920.

News-Republican, Boone, Iowa, 14 consecutive weeks, first publication on July 10, 1920, last publication on October 9, 1920.

\section*{Eleventh Congressional District}

The Sac Sun, Sac City, Iowa, 14 consecutive weeks, first publication on July 15, 1920, last publication on October 14, 1920.

Le Mars Sentinel, Le Mars, Iowa, 14 consecutive weeks, first publication on July 13, 1920, last publication on October 12, 1920.

That to guard against mistakes and to insure publication of this joint resolution as required by law, so far as I was able to do so, I prepared and sent, before commencing its publication, to each newspaper
in which publication was made, a letter of instruction, a copy of which letter is as follows:

\section*{Gentlemen:}

\author{
Des Moines, Iowa, July 7, 1920.
}

We enclose herewith for publication in your newspaper a copy of Senate Joint Resolution No. 7, as passed by the Thirty-eighth General Assembly, relating to the right of suffrage. The enclosed copy, consisting of two pages, should be published in your newspaper once each week for fourteen consecutive weeks, beginning not later than July 15th, and at the end of the time specified above, proof of publication thereof should be submitted in duplicate by the publishers to this department, together with duplicate bill for the same.

We would request that you forward to this office a copy of the edition in which this joint resolution first appears in your newspaper.

Very truly,

All of which is respectfully submitted by

> W. C. Ramsey, Secretary of State.

\author{
W. C. Ramsey, Secretary of State.
}

\section*{AMENDMENTS FILED}

Larson of Montgomery filed the following amendments:
Amend House File No. 836 by the committee on ways and means by striking all after the enacting clause and inserting the following in lieu thereof:
"Section 1. That paragraph four (4) of section thirteen hundred four (1304) supplemental supplement to the code, 1915, (C. C. section 4482) be and the same is hereby repealed, and the following enacted in lieu thereof:

Whenever a person by reason of age or infirmity is unable to contribute to the public revenue, such person may file a petition with the board of supervisors, stating such fact and giving such other information as is pertinent. The board of supervisors shall thereupon make or cause to be made an investigation of the facts stated therein, and the board then may order the county treasurer to suspend the collection of the taxes assessed against the petitioner, his polls or estate, or both, for the current year or such board may cancel and remit said taxes.

In the event that the petitioner shall sell any real estate upon which the tax has been suspended in the manner provided herein, or by reason of death shall leave the real estate to heirs, the taxes without any accrued penalty, that have thus been suspended shall all become due and payable, with six (6) per cent interest per annum, from the date of such suspension.

See. 2. The board of supervisors may, if in their judgment it is for the interests of the public and the petitioner, cancel and remit the taxes assessed against the petitioner, his polls or estate or both, even though said taxes have previously been suspended as in this act provided, and amend the title as follows:
"An act to repeal paragraph four (4) of section thirteen hundred four (1304) supplemental supplement to the code, 1915, (C. C. section 4482) relating to the exemption of taxes in cases of persons unable to contribute to the public revenue.

Clark of Linn filed the following amendments to House No. 829:
Amend section three (3) of House File No. 829 by adding thereto the following: "The commissioners shall hear controversies between telephone and electric companies relating to the use of any highway, and shall determine such controversles and the respective rights of said companies for the use of said highways, and the terms and conditions thereof."

Amend section eleven (11) by striking out the comma in line six (6) of said section and substituting a period in lieu thereof, and striking out the rest of the section and substituting in lieu thereof the following:
"The commissioners may conduct such hearings as they may deem necessary and prescribe the rules, regulations and procedure governing such hearings, and shall have the right by subpoena to compel the attendance of witnesses and the production of books, records and papers. Upon the filing of an application for an increase, the commissioners before hearing the same shall cause such notice to be given as the commissioners may deem advisable, including the publication at least twenty (20) days prior to the hearing, of a notice setting forth the time and place of hearing and relief asked, which notice shall be published in some newspaper in general circulation in the municipality affected thereby, or if said increase would affect more than one municipality, then the notice shall be published in some newspaper in general circulation in the county in which the principal place of business in this state of said telephone company is located."

Amend by adding thereto after section eleven (11) the following to be designated as section twelve (12):
"Sec. 12. The commissioners may prescribe a uniform system of accounts to be kept lby the telephone companies subject to the provisions of this act, and may require annual reports to be made upon the form to be prescribed by the commissioners, and such additional reports to be made as they may deem advisable."

Renumber section twelve (12) of the bill as section thirteen (13), and add to said bill another section to be designated as section number fourteen (14) as follows:
"Sec. 14. This act shall apply to telephone communications between parties wholly within this state, and shall not apply to interstate commerce:"

Amend said bill by adding thereto a section to be known as section fifteen (15) as follows:
"Section 15. The enactment of any provision of this act shall not be construed as an inducement for the enactment of another provision of this act; and if any provision hereof is declared to be unconstitutional, all of the remaining provisions of the act not found to be unconstitutional shall be and remain in full force and effect."

Renumber section thirteen (13) of the bill as section sixteen (16).
Wamstad of Mitchell filed the following amendment:
Amend the amendment to House File \(829,{ }^{\prime}\) by striking out that part of the amendment which applies to section 11, and adding to said section 11, the following:

Upon the filing of an application for relief or an increase of rates, the commissioners before hearing the same shall cause such notice to be given as the commissioners may deem advisable, provided however, that when the proposed change will increase the rental charge on rural, business or private phones, notice be given by publication at least twenty (20) days prior to the hearing, setting forth the time and place of hearing and relief asked, which notice shall be published in one of the official papers of each county in which there is any municipality that would be affected by the proposed change. The commissioners may conduct such other hearings as they may deem necessary and prescribe the rules, regulations and procedure governing such hearings, and shall have the right by subpoena to compel the attendance of witnesses and the production of books, records, and papers.

On motion of Rankin of Lee the House adjourned until \(9: 00 \mathrm{a}\). m., Friday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, March 25, 1921.

House met pursuant to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. W. L. Anderson, pastor of the First Baptist church, Charles City.

Journal of March 24th corrected and approved.

\section*{PETITIONS}

Smith of Clinton presented a petition from 150 citizens of Clinton relative to House File No. 573.

Smith of Clinton presented a petition from 150 citizens of Grand Mound relative to House File No. 573.

Smith of Clinton presented a petition from 500 citizens of Clinton çounty relative to House File No. 573.

Smith of Clinton presented a petition from 165 citizens of Charlotte relative to House File No. 573.

Smith of Clinton presented a petition from 325 citizens of DeWitt relative to House File No. 573.

Peterson of Henry presented a petition from citizens of Winfield relative to observance of Sabbath.

Smith of Clinton presented a petition from citizens of Calamus relative to House File No. 573.

Anderson of Winnebago presented a petition from citizens of Forest City relative to observance of Sabbath.

Year of Osceloa presented a petition from citizens of Ashton relative to exemption of wages.

Huft of Cass presented a petition from citizens of Altantic relative to exemption of wags.

Doolittle of Delaware presented a petition from citizens of Hopkinton relative to observance of Sabbath.

Schirmer of Jackson presented a petition from farmers of Jackson county relative to Senate File No. 618, Senate File No. 503, Senate File No. 519, Senate File No. 429 and Substitute for Senate File No. 307.

McCulloch of Iowa presented a petition from citizens of Victor relative to parochial schools.

Rankin of Lee presented a petition from St. Peter's CathoLic church of Keokuk, relative to parochial schools.

Smith of Clinton presented a petition from 70 citizens of Delmar relative to House File No. 573.

Smith of Clinton presented a petition from 65 citizens of Clinton county relative to House File No. 573.

Above petitions referred to their respective committees.

\section*{REPORTS OF COMMITTEE}

Miller of Lucas, from the committee on senatorial districts, submitted the following report:

Mr. Speaker-Your committee on senatorial districts to whom was referred House File No. 616, a bill for an act to apportion the state into senatorial districts, to provide the time when state senators shall be elected, and to repeal chapter one hundred fifty-two (152), acts of the Twenty-first General Assembly, in so far as the same is 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 do pass.
R. O. Miller, Chairman.

Report adopted.

Weaver of Polk, 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. 819, a bill for an act to amend the law as it appears in section thirteen hundred twenty-eight (1328), supplement to the code, 1913 (C, C. 4523), relating to the tax against telephone companies, beg leave to report they have had the same under consider-
ation and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
J. B. Weaver, Chairman.
}

Report adopted.

Elliott of Scott, from the committee on police regulations, submitted the following report:

Mr. Speaker-Your committee on police regulations to whom was referred House File No. 703, a bill for an act providing for the creation and support of a board of censors to examine and censor films and reels for moving pictures and views for steroptican; providing for fees for such examinations and for fines and penalties for violations of the law relative to such censorship, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

Frank W. Elliott, Chairman.
Report adopted.

Harrison of Pottawattamie, from the committee on appropriations submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 607, a bill for an act making an appropriation for carrying out the provisions of Chap. 299, acts of the 38 th G. A. (C. C. 1286) relating to 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 do pass.

\section*{E. P. Harrison, Chairman.}

Report adopted.
Also:
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 587, a bill for an act providing for the completion of the roster of lowa soldiers, sailors and marines as provided for by chapter 331 laws of the 38 th G. A. 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. 'P. Harrison, Chairman.

Report adopted.

Beeman of Allamakee, from the committee on elections, submitted the following report:

Mr. Speaker-Your committee on elections to whom was referred House File No. 799, a bill for an act to amend secton eleven hundred thirty-seven-f (1137-j), supplemental supplement to the code, 1915, (C. C. section 529) relating to the counting of absent voters' ballots in precincts using voting machines, beg leave to report they have had 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. E. Beeman, Chairman.

Report adopted.

Lake of Woodbury, from the committee on railroads, submitted the following report:

Mr. Speaker-Your committee on railroads to whom was referred House File No. 808, a bill for an act to amend section thirteen hundred thirty-six (1336) relating to the assessment of railroad companies, and to prescribe matter that shall be taken into consideration in valuation of railroad property by the executive 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.

Frank C. Lake, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on railroads to whom was -referred House File No. 809, a bill for an act to impose an occupation tax upon common carriers doing business within 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 do pass.

Frank C. Lake, Chairman.
Report adopted.

\section*{INTRODUCTION OF BILLS}

By Committee on Public Health, House File No. 844, a bill for an act to amend section twenty-five hundred ninety-six-a (2596a) supplement to the code 1918 , (C. C. 1430), relating to the sale of cocaine and certain other drugs.

Read first and second time and passed on file.
By Committee on Ways and Means, House File No. 845, a bill for an act to amend the law as it appears in House File two hundred eighty (280), as enacted by the Thirty-ninth (39th) Gen-
eral Assembly and approved March 18, 1921, and now on file in the office of the secretary of state, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes and to have such funds so collected go into the general funds of the state.

Read first and second time and passed on file.
By Committe on Appropriations, House File No. 846, a bill for an act to provide for the co-operation of the state of Iowa in the movement for the creation of an outlet to the ocean for the products of the Mississippi Valley by way of the Great Lakes and the St. Lawrence River, and making an appropriation to meet the expense of such co-operation.

Read first and second time and passed on file.
By Committee on Elections, House File No. 847, a bill for an act to repeal section fifty-five (55) of the supplement to the de, 1913, (C. C. Sec. 83), and sections fifty-six (56) to fifty-nine (59), inclusive, of the code (C. C. Secs. 84 to 87, inclusive,) and to enact a substitute therefor relating to the submission of constitutional amendments and public measures to a vote of the people.

Read first and second time and passed on file.
By Committee on Schools and Textbooks, House File No. 848, a bill for an act providing a method for changes of boundaries of contiguous school corporations.

Read first and second time and passed on file.

\section*{CONCURRENT RESOLUTION CONSIDERED}

Weaver of Polk called up the concurrent resolution relative to the trade practive of the steel industry, found on pages 1404 and 1405 of the journal of March 24, and moved its adoption.

Motion prevailed and the resolution was adopted.

Kime of Webster asked unanimous consent to withdraw the resolution offered by him relative to a special session of the General Assembly.

No objection being made it was so ordered.
CONSIDERATION OF BILLS
Calendar No. 1, House File No. 829, a bill for an act to enlarge the powers of the board of railroad commissioners by conferring on it jurisdiction and control over the construction, maintenance, operation, service and rates of telephone companies, and to regulate the service and rates of said companies, was taken up for consideration.

The amendment filed by Wamstad of Mitchell, found on page 1424 of the journal of March 24th was considered.

Mr. Wamstad moved the adoption of the amenument.
Amendment lost.

The amendment filed by Clark of Linn, found on pages 1422 and 1423 of the journal of March 24th, was taken up and considered.

Criswell of Boone moved that action on House File No. 829 be deferred.

By unanimous consent the motion to defer was withdrawn.
Criswell of Boone moved to reconsider the vote by which the amendment offered by Wamstad of Mitchell was defeated.

Motion to reconsider prevailed.

Time having arrived for Special Order No. 1, House File No. 584, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Doolittle of Delaware action on Special Order No. 1, House File No. 584 was deferred until House File No. 829 could be acted upon.

The Hotise resumed consideration of House File No. 829.

Wamstad of Mitchell moved the adoption of his amendment as found on page 1424 of the journal, and asked for a roll call.

On the question, "Shall the amendment of Wamstad of Mitchell be adopted?"

Ayes, 55
\begin{tabular}{lll} 
Aldrich & Harrison & Parsons \\
Allyn & Healy & Peters \\
Anderson & Held & Peterson \\
Benz & Huff & Rumley \\
Berry & Justice & Scott of Appanoose \\
Brady & Knickerbocker & Scott of Fremont \\
Carter & Lockin & Shores \\
Children & Mcg & Slemmons \\
Colbert & McClune & Sterling \\
Criswell & McCulloch & Stimson \\
Edson & McGhee & Truax \\
Fackler & Miller & Venard \\
Francis & Moen & Wamstad \\
Garber of Floyd & Moorhead & Weber \\
Gibson & Morgan & Wolfe \\
Gilbertson & Nervig & Young \\
Gilmore of Clay & Olson & Year \\
Gunderson & Ontjes & \\
Hanna & Orr &
\end{tabular}

Nays, 35
\begin{tabular}{lll} 
Becker & Gilbert & Perkins \\
Blake & Gilmore of Cedar & \begin{tabular}{l} 
Rankin
\end{tabular} \\
Buffington & Graham & Sampson \\
Calhoun & Grimwood & Santee \\
Clark & Ingersoll & Schirmer \\
Dodd & Kime & Schulte \\
Donhowe & Letts & Smith \\
Doolittle & LeValley & Storey \\
Edgington & McDonald & Vance \\
Elson & Mayne & Weaver \\
Emery & Narey & Westervelt \\
Forsling & Parrott &
\end{tabular}

Absent or not voting, 18
\(\left.\begin{array}{lll}\text { Aiken } & \begin{array}{l}\text { Hauge } \\ \text { Beeman }\end{array} & \begin{array}{l}\text { Ramsey } \\ \text { Sake }\end{array} \\ \text { Bradley } & \text { Larson } & \text { Ulinger }\end{array}\right\}\)

So the amendment by Wamstad of Mitchell was adopted.
On motion of Clark of Linn the amendments filed by him, found on pages 1422 and 1423 of the journal, as amended, were adopted.

Edson of Buena Vista offered the following amendment and moved its adoption:

Amend House File No. 829 by adding to section 7 the following:
"In case of a hearing on a rate in any municipality the hearing thereon may on request of the municipality be held at the county seat of the county in which such municipality is located."

Amendment adopted.
Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{lll} 
Aiken & Gunderson & Parrott \\
Aldrich & Hanna & Parsons \\
Allyn & Harrison & Perkins \\
Anderson & Hauge & Peters \\
Benz & Healy & Peterson \\
Berry & Held & Powers \\
Blake & Huff & Rumley \\
Bradley & Ingersoll & Sampson \\
Buffington & Justice & Santee \\
Carter & Kime & Schirmer \\
Clark & Knickerbocker & Schulte \\
Colbert & Lake & Scott of Appanoose \\
Criswell & Larson & Scott of Fremont \\
Dodd & Letts & Shores \\
Donhowe & LeValley & Slemmons \\
Doolittle & Lockin & Smith \\
Edgington & Long & Springer \\
Edson & McClune & Sterling \\
Elliott & McCulloch & Stimson \\
Elson & McDonald & Storey \\
Emery & McGhee & Truax \\
Fackler & Mayne & Van Camp \\
Forsling & Miller & Vance \\
Francis & Moen & Venard \\
Garber of Adair & Moorhead & Wamstad \\
Garber of & Floyd & Morgan \\
Gibson & Narey & Weaver \\
Gilbert & Neber \\
Gilmore of Cedar & O'Donnell & Westervelt \\
Gilmore of Clay & Olson & Wolfe \\
Graham & Ontjes & Year \\
Grimwood & Orr & Yenter \\
\end{tabular}

Nays, 2
Becker
Children

Absent or not voting, 10
\begin{tabular}{lll} 
Beeman & Gordon & Ulstad \\
Brady & Mills & Mr. Speaker \\
Calhoun & Ramsey & \\
Gilbertson & Rankin &
\end{tabular}

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

\section*{LEAVE OF ABSENCE}

On request of McCulloch of Iowa leave of absence was granted Ramsey of Butler indefinitely.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, state of Iowa.

Also :
House File No. 340, a bill for an act to repeal section twenty-three hundred fifty-five (2355) of the code and all amendments thereto (C. C. section 1187), relating to partition fences, and to enact a substitute therefor.

\begin{abstract}
Also:
House File No. 398, a bill for an act adopting a state banner for the state of Iowa.
\end{abstract}

Also :
House File No. 319, a bill for an act to amend section one thousand eighty-seven-a ten (1087-a10), supplement to the code, 1913, (C. C. section 368) referring to nomination papers.

Also :
House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293), laws of the Thirty-eighth General Assembly (C. C. sections \(3162,3176,3187,3209,6983\) ), relating to the compensation of
county officers and extending the operation of the law until June 30, 1923.

\section*{Also :}

House File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun county, Iowa.

\section*{Also :}

House File No. 556, a bill for an act to amend section twenty hundred twenty-four-i (2024-i), supplement to the code, 1913, (C. C. section 2888), relating to the condemnation of lands in order to obtain material for road purposes.
W. H. Vance, Chairman.

Report adopted. .
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison, 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. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, state of Iowa.

Also:
House File No. 340, a bill for an act to repeal section twenty-three hundred fifty-five (2355) of the code and all amendments thereto (C. C. section 1187), relating to partition fences, and to enact a substitute therefor.

Also:
House File No. 398, a bill for an act adopting a state banner for the state of Iowa.

Also :
House File No. 319, a bill for an act to amend section one thousand eighty-seven-a ten (1087-a10), supplement to the code, 1913, (C. C. section 368) referring to nomination papers.

Also:
House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293), laws of the Thirty-eighth General Assembly (C. C. sections \(3162,3176,3187,3209,6983\) ), relating to the compensation of county officers and extending the operation of the law until June 30, 1923.

Also :
House File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun county, Iowa.

Also:
House File No. 556, a bill for an act to amend section twenty hundred twenty-four-i (2024-i), supplement to the code, 1913, (C. C. section 2888), relating to the condemnation of lands in order to obtain material for road purposes.

\author{
W. H. Vance, \\ Chairman House Committee. \\ Ben C. Abben, Jr., Acting Chairman Senate Committee.
}

Report adopted.

\section*{SPECIAL ORDER NO. 1}

House File No. 584, a bill for an act to provide for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the bureau of vital statistics at the capitol of the state, as required to be established by the state registrar of vital statistics ; to insure thorough organization and efficiency of the registration of vital statistics throughout the state; to provide certain penalties; to repeal all acts and parts of acts in conflict herewith, and to appropriate twenty thousand dollars ( \(\$ 20,000.00\) ) therefor, with report of appropriations committee recommending amendments proposed by the committee on public health, and passage, was taken up for consideration.

On motion of Doolittle of Delaware the amendments proposed by the committee on public health and recommended by the committee on appropriations, found on pages 1001 and 1002 of the journal of March 14th, were adopted.

Clark of Linn in the chair.
Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

\section*{RULE 63 SUSPENDED}

On request of Young of Davis, rule 63 was suspended for the remainder of the day.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Parsons \\
Anderson & \begin{tabular}{l} 
Gilmore of Clay \\
Becker
\end{tabular} & \begin{tabular}{l} 
Perkins
\end{tabular} \\
Beeman & Graham & Peters \\
Berry & Grimwood & Peterson \\
Blake & Hanna & Powers \\
Bradley & Hauge & Rankin \\
Buffington & Healy & Rumley \\
Calhoun & Held & Sampson \\
Carter & Ingersoll & Santee \\
Clark & Kime & Schirmer \\
Colbert & Knickerbocker & Schulte \\
Criswell & Lake & Scott of Fremont \\
Dodd & Letts & Shores \\
Donhowe & LeValley & Smith \\
Doolittle & Lockin & Springer \\
Edgington & Long & Sterling \\
Eddson & McClune & Stimson \\
Elliott & McCulloch & Storey \\
Elson & McDonald & Truax \\
Emery & McGhee & Ulstad \\
Fackler & Mayne & Van Camp \\
Forsling & Miller & Vance \\
Francis & Moen & Venard \\
Garber of & Adair & Morgan \\
Garber of & Narey & Wamstad \\
Gibson & Nervig & Weaver \\
Gilbert & O'Donnell & Weber \\
Gilbertson & Olson & Westervelt \\
& Parrott & Yenter
\end{tabular}

Nays, 13
\begin{tabular}{lll} 
Aiken & Justice & Wolfe \\
Aldrich & Ontjes & Year \\
Brady & Orr & Young \\
Gunderson & Ncoti of Appanoose & \\
Huff & Slemmons &
\end{tabular}

Absent or not voting, 9
\(\underset{\substack{\text { Benz } \\ \text { Children } \\ \text { Gordon }}}{ }\)
Harrison
Larson
Mills

Moorhead
Ramsey Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
- Calendar No. 5, House File No. 835, a bill for an act relating to professional nursing and to repeal all acts in conflict herewith, was taken up for consideration.

Parsons of Calhoun offered the following amendment and moved its adoption :

Amend House File No. 835 by striking out of line five (5) in section eight (8) the word "trained" and the comma.

Hauge of Polk offered the following amendment as a substitute for the amendment by Parsons of Calhoun and moved its adoption.:

Amend House File No. 835 by striking from section eight (8) lines four (4), five (5) and six (6), the following, "or in any way assume the practice or hold himself out to the public as a trained, graduate 'registered' or licensed nurse,' and substituting in lieu thereof the following: "to be a registered, graduate nurse."

Substitute amendment adopted.

Hauge of Polk offered the following amendment and moved its adoption :

Amend House File No. 835 by striking from line seven (7) of section five (5) the word "trained"; also by striking from line eight (8) of section five (5) the word "licensed" and substituting in lieu thereof the word "graduate."

Amendment adopted.
Smith of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 37
\begin{tabular}{lll} 
Beeman & \begin{tabular}{l} 
Doolittle \\
Blake
\end{tabular} & \begin{tabular}{l} 
Ingersoll \\
Bradley
\end{tabular} \\
Eniott & Knickerbocker \\
Brady & Emery & Lake \\
Clark & Garber of Adair & LeValley \\
Colbert & Grimwood & McDonald \\
Dodd & Hanna & O'Donnell \\
& Hauge & Olson
\end{tabular}

\author{
Parsons \\ Powers \\ Rankin \\ Rumley \\ Sampson \\ Santee
}

\author{
Schirmer \\ Smith \\ Sterling \\ Stimson \\ Truax \\ Van Camp
}
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Ontjes \\
Aldrich & Graham & Orr \\
Allyn & Gunderson & Parrott \\
Anderson & Harrison & Perkins \\
Benz & Healy & Peters \\
Berry & Held & Peterson \\
Buffington & Huft & Schulte \\
Calhoun & Justice & Scott of Appanoose \\
Carter & Kime & Scott of Fremont \\
Children & Letts & Shores \\
Criswell & Lockin & Slemmons \\
Donhowe & Long & Springer \\
Edgington & McClune & Storey \\
Edson & McCulloch & Ulstad \\
Elson & McGhee & Vance \\
Garber of Floyd & Mayne & Wamstad \\
Gibson & Miller & Westervelt \\
Gilbert & Morgan & Wolfe \\
Gilbertson & Gilmore of Cedar & Narey \\
& Nervig & Year \\
& & Young
\end{tabular}

Held
Huff
Justice
Kime
Letts
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Morgan
Narey
Nervig
Absent or not voting, 11
\begin{tabular}{lll} 
Becker & Gordon & Moorhead \\
Fackler & Larson & Ramsey \\
Forsling & Mills & Mr. Speaker \\
Francis & Moen &
\end{tabular}

Larson
Mills
Moen

Venard
Weaver
Weber
Yenter

Nays, 60

Francis

On request of Smith of Clinton, rule 18 was invoked.

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Children of Pottawattamie moved to reconsider the vote by which House File No. 835 failed to pass the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{LEAVE OF ABSENCE}

On request of Shores of Bremer leave of absence was granted Moen of Lyon until Monday.

On request of McClune of Mahaska leave of absence was granted Fackler of Adams for the day.

Speaker pro tempore Larson in the chair.

\section*{CONSIDERATION OF BILLS}

Calendar No. 7, House File No. 604, a bill for an act to provide for the recording and indexing by county recorders of restricted residence districts, building lines, and benefited districts, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendments proposed by the committee, found on page 1210 of the journal of March 19th, were adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 82
\begin{tabular}{lll} 
Allyn & Hanna & Peterson \\
Becker & Harrison & Powers \\
Beeman & Hauge & Rumley \\
Benz & Healy & Sampson \\
Bradley & Huff & Santee \\
Brady & Ingersoll & Schirmer \\
Buffington & Justice & Schulte \\
Carter & Kime & Scott of Appanoose \\
Children & Knickerbocker & Shores \\
Clark & Lake & Slemmons \\
Colbert & Larson & Smith \\
Criswell & Letts & Springer \\
Dodd & LeValley & Stimson \\
Donhowe & Lockin & Storey \\
Doolittle & Long & Ulstad \\
Edgington & McCulloch & Van Camp \\
Edson & McDonald & Vance \\
Elson & McGhee & Venard \\
Emery & Mackler & Narey \\
Forsling & Namstad \\
Garber of Adair & Nervig & Weaver \\
Gibson & Olsonnell & Weber \\
Gilbert & Oison & Westervelt \\
Gilbertson & Ontes & Yolfe \\
Gilmore of Clay & Parrott & Year \\
Graham & Parsons & Young \\
Grimwood & Perkins & \\
& Peters &
\end{tabular}

Nays, None
Absent or not voting, 26
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Morgan \\
Aldrich & Gordon & Orr \\
Anderson & Gunderson & Ramsey \\
Berry & Hel & Rankin \\
Blake & Meclure & Scott of Fremont \\
Calhoun & Mayne & Sterling \\
Elliott & Mills & Mruax \\
Francis & Marber of Floyd & Moen \\
& Moorhead &
\end{tabular}

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

Calendar No 9, House File No. 735, a bill for an act to amend section twenty-two hundred forty-seven (2247), of the supplement to the code of Iowa, 1913, (C. C. Sec. 1755), relating to the levy of an assessment for the support of the poor, with report of committee recommending passage, was taken up for consideration.

0 'Donnell of Dubuque moved the previous question.
Motion prevailed.
Criswell of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66

Allyn
Anderson
Beeman
Benz
Berry
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Donhowe
Edgington Edson

Elson
Fackler
Francis
Gilbert
Gilmore of Clay
Grimwood
Harrison
Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Larson
LeValley
Lockin

McClune
McCulloch
McDonald
McGhee
Mayne
Morgan
Narey
Nervig
O'Donnell
Olson
Parrott
Perkins
Peters
Peterson
Powers
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
Smith
Sterling

\author{
Stimson \\ Storey \\ Van Camp \\ Vance \\ Venard
}

Wamstad
Weaver
Weber
Westervelt
Year
Nays, 21
\begin{tabular}{ll} 
Aldrich & Graham \\
Blake & Gunderson \\
Dodd & Hanna \\
Emery & Lake \\
Forsling & Letts \\
Gibson & Long \\
Gilmore of Cedar & Ontjes
\end{tabular}

Absent or not voting, 21
Aiken
Becker
Doolittle
Elliott
Garber of Adair
Garber of Floyd
Gilbertson

Aiken
Becker
Doolittle
Elliott
Garber of Adair
Gilbertson
Gordon
Huff
Miller
Mills
Moen
Moorhead
Orr

Orr

Parsons
Rankin
Rumley
Schulte
Scott of Appanoose
Truax
Wolfe

\author{
Ramsey \\ Sampson \\ Springer \\ Ulstad \\ Yenter \\ Young \\ Mr. Speaker
}

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

\section*{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. 351, a bill for an act repealing section 85 of the code relative to certain fees to be charged by the secretary of state.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 587, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, (C. C. Sec. 7037), relating to practitioners from other states.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I am directed to inform your honorable body that the 91

Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 556, a bill for an act to amend the law as it appears in section 1 of chapter 409, acts of the Thirty-eighth General Assembly, (C. C. Sec. 272) requiring that authority be secured from executive council before trips of investigation can be made by state officers.

\section*{L. W. Ainswobth, Secretary.}

Also:
Mr. Speaker-I 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. 777, a bill for an act to amend the law as it appears in chapters 275 and 370 , acts of the Thirty-eighth General Assembly, relating to the licensing and regulation of motor vehicles.
L. W. Ainsworth, Secretary.

Also :
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 authorizing any city or town to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city or town, although situated in another county than that in which said city or town is located.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended by striking out the enacting clause of the following bill in which the concurrence of the Senate was asked:

House File No. 824, a bill for an act to amend chapter 357, acts of the 37 th General Assembly, relating to the minimum capital required for the organization of new savings banks, but not to affect savings banks at this time organized nor their renewal of charters.

> L. W. Ainsworth, Secretary.

\section*{Also :}

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

Senate File No. 323, a bill for an act to provide a permanent fund
to be used under the direction of the board of parole for aid, in emergencies, of men on parole.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 336, a bill for an act to amend section 5626 of the code as amended, relating to pardons, commutation of sentences and the remission of fines and forfeitures by the governor.
L. W. Ainsworti, Secretary.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Weaver of Polk unanimous consent having been given, House File No. 351, a bill for an act repealing section eightyfive (85) of the code (C. C. 102), relative to certain fees to be charged by the secretary of state in certain cases, and enacting a substitute therefor, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking all out after the enacting clause and substituting therefor the following:
"Section 1. That section eighty-five (85) of the code (C. C. Sec. 102), be and the same is hereby amended by inserting after the word 'states' in line three (3) the words 'fifteen dollars', and in line four (4) after the word 'attached' strike out the words 'one dollar' and insert the words 'two dollars' and in line five (5) after the word 'words' strike out the word 'ten' and insert 'twenty-five' in lieu thereof.
"Sec. 2. That section three hundred seventy-four (374), supplement to the code, 1913 (C. C. Sec. 695), be and the same is hereby amended by striking out the fifth paragraph of said section and substituting the following in lieu thereof:
"'Remit to the governor the sum of five dollars (\$5.00) for the three year period, provided by law.
"'When the governor is satisfied that the foregoing requirements have been fully complied with, he shall execute and deliver a commission to the person appointed.'
"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 and the Des Moines Register, newspapers published at Des Moines, Iowa."
(2) Amend the title by striking out the title and substituting therefor the following:
"A bill for an act to amend section eighty-five (85) of the code, and section three hundred seventy-four (374), supplement to the code, 1913 , relative to certain fees to be charged by the state."

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 75
\begin{tabular}{lll} 
Allyn & Hanna & Parsons \\
Anderson & Harrison & Peters \\
Beeman & Held & Peterson \\
Berry & Ingersoll & Rankin \\
Bradley & Justice & Rumley \\
Buffington & Kime & Schirmer \\
Carter & Knickerbocker & Schulte \\
Children & Lake & Scott of Appanoose \\
Clark & Larson & Scott of Fremont \\
Colbert & Letts & Shores \\
Dodd & LeValley & Slemmons \\
Edgington & Lockin & Sterling \\
Edson & Long & Stimson \\
Elliott & McClune & Storey \\
Elson & McCulloch & Truax \\
Emery & McDonald & Ulstad \\
Fackler & McGhee & Van Camp \\
Forsling & Mayne & Venard \\
Francis & Miller & Wamstad \\
Garber of Floyd & Narey & Weaver \\
Gibson & O'Donnell & Weber \\
Gilbert & Olson & Westervelt \\
Gilmore of Clay & Ontjes & Wolfe \\
Graham & Orr & Year \\
Grimwood & Parrott & Yenter \\
\multicolumn{1}{l}{ Nays, None } & & \\
& &
\end{tabular}

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Gilbertson & Nervig \\
Aldrich & Gilmore of Cedar & Perkins \\
Becker & Gordon & Powers \\
Benz & Gunderson & Ramsey \\
Blake & Hauge & Sampson \\
Brady & Healy & Santee \\
Calhoun & Huff & Smith \\
Criswell & Mills & Springer \\
Donhowe & Moen & Vance \\
Doolittle & Moorhead & Young \\
Garber of Adrir & Morgan & Mr. Speaker
\end{tabular}

So the House concurred in the Senate amendments to House File No. 351.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 777, a bill for an act to amend the law as it appears in chapters two hundred seventy-five (275), and three hundred seventy (370), acts of the Thirty-eighth General Assembly (C. C. Secs. 3045 to 3081, inc.), relating to the licensing and regulation of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

Senate File No. 587, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, (C. C. Sec. 7037), relating to practitioners from other states.

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

Senate File No! 556, a bill for an act to amend the law as it appears in section one (1) of chapter four hundred nine (409) acts of the Thirty-eighth General Assembly (C. C. Sec. 272) requiring that authority be secured from executive council before trips can be made by state officers outside of the state at state expense.

Read first and second time and referred to committee on departmental affairs.

Senate File No. 323, a bill for an act to provide a permanent fund to be used under the direction of the board of parole for aid, in emergencies, of persons on parole.

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

On motion of Van Camp of Muscatine the House adjourned until 1:15 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{CONSIDERATION OF BILLS}

Calendar No. 10, House File No. 742, a bill for an act to amend section three (3), chapter two hundred seventy-eight (278), acts of the Thirty-eighth General Assembly (C. C. Sec. 3178), relating to the power of the county treasurer to appoint a tax collector or an additional deputy in cities and counties herein designated, with report of committee recommending passage, was taken up for consideration.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{lll} 
Allyn & & \\
Anderson & & Hanna \\
Beker & Hauge & Powers \\
Beeman & Healy & Rumley \\
Benz & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Brady & Kime & Schulte \\
Buffington & Knickerbocker & Scott of Appanoose \\
Carter & Lake & Scott of Fremont \\
Colbert & Larson & Shores \\
Criswell & Lockin & Slemmons \\
Donhowe & Long & Springer \\
Edgington & McClune & Sterling \\
Elson & McCulloch & Stimson \\
Emery & McDonald & Strey \\
Fackler & McGhee & Truax \\
Garber of Floyd & Mayne & Man Camp \\
Gibson & Mergan & Venard \\
Gilbert & Nervig & Wamstad \\
Gilmore of Cedar & O'Donnell & Weber \\
Gilmore of Clay & Ontjes & Parrott \\
Fraham & Parsons & Year \\
Gunderson & Peterson & Yenter \\
& &
\end{tabular}

Nays, 1
Aiken

Absent or not voting, 40
\begin{tabular}{lll} 
Aldrich & Gordon & Perkins \\
Berry & Grimwood & Peters \\
Blake & Harrison & Ramsey \\
Calhoun & Held & Rankin \\
Children & Huff & Schirmer \\
Clark & Letts & Smith \\
Dodd & LeValley & Ulstad \\
Doolittle & Miller & Vance \\
Edson & Mills & Weaver \\
Elliott & Moen & Westervelt \\
Forsling & Moorhead & Young \\
Francis & Narey & Mr. Speaker \\
Garber of Adair & Olson & \\
Gilbertson & Orr &
\end{tabular}

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

Calendar No. 11, House File No. 746, a bill for an act to amend section twenty-seven hundred thirty-three-1a (2733-1a), supplement to the code, (C. C. Sec. 2578), relating to penalty for false statement regarding tuition of non-resident pupils attending schools outside home district, with report of committee recommending passage, was taken up for consideration.

Rumley of Decatur moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
\[
\text { Ayes, } 77
\]
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gilbert & McCulloch \\
\hline Allyn & Gilmore of Cedar & McDonald \\
\hline Anderson & Gilmore of Clay & McGhee \\
\hline Becker & Graham & Morgan \\
\hline Beeman & Grimwood & Nervig \\
\hline Berry & Gunderson & O'Donnell \\
\hline Bradley & Hanna & Olson \\
\hline Brady & Hauge & Ontjes \\
\hline Buffington & Healy & Orr \\
\hline Calhoun & Held & Parrott \\
\hline Carter & Huff & Parsons \\
\hline Donhowe & Ingersoll & Peters \\
\hline Edgington & Justice & Peterson \\
\hline Emery & Knickerbocker & Powers \\
\hline Fackler & Lake & Rankin \\
\hline Forsling & Larson & Rumley \\
\hline Francis & LeValley & Sampson \\
\hline Garber of Adair & Lockin & Santee \\
\hline Garber of Floyd & Long & Schulte \\
\hline Gioson & McClune & Scott of Appanoose \\
\hline
\end{tabular}
\begin{tabular}{lll} 
Scott of Fremont & Stimson & Weaver \\
Shores & Storey & Weber \\
Slemmons & Truax & Wolfe \\
Smith & Van Camp & Year \\
Springer & Venard & Yenter \\
Sterling & Wamstad &
\end{tabular}

Nays, None

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Elson & Narey \\
Benz & Gilbertson & Perkins \\
Blake & Gordon & Ramsey \\
Children & Harrison & Schirmer \\
Clark & Kime & Ulstad \\
Colbert & Letts & Vance \\
Criswell & Mayne & Westervelt \\
Dodd & Miller & Young \\
Doolittle & Mills & Mr. Speaker \\
Edson & Moen & \\
Elliott & Moorhead &
\end{tabular}

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

By unanimous consent, Calendar No. 35, House File No. 585, a bill for an act to amend chapter two hundred and sixteen (216) (C. C. Sec. 6837) acts of the Thirty-eighth General Assembly of Iowa, relating to fees of justices of the peace and constables, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lake of Woodbury the amendments proposed by the committee, found on page 1318 of the journal of March 22nd, were adopted.

Mr. Lake moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 61
\begin{tabular}{lll} 
Allyn & Clark & Garber of Adair \\
Anderson & Dodd & Garber of Floyd \\
Becker & Donhowe & Graham \\
Beeman & Edgington & Grimwood \\
Bradley & Emery & Hanna \\
Brady & Forsling & Hauge \\
Carter & Francis & Healy
\end{tabular}

Huff
Ingersoll
Justice
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Morgan

Nervig
O'Donnell
Orr
Parsons
Peterson
Powers
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Smith

Sterling
Stimson
Storey
Truax
Van Camp
Venard
Weaver
Weber
Wolfe
Year
Yenter
Young

Nays, 6

Buffington
Children

Criswell
Ontjes
Absent or not voting 41

Aiken
Aldrich
Benz
Berry
Blake
Calhoun
Colbert
Doolittle
Edson
Elliott
Elson
Fackler
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Gunderson
Harrison
Held
Kime
Letts
Mayne
Miller
Mills
Moen
Moorhead

Narey
Olson
Parrott
Perkins
Peters
Ramsey
Rankin
Slemmons
Springer
Ulstad
Vance
Westervelt
Mr. Speaker

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

Calendar No. 13, House File No. 815, a bill for an act to amend section one (1) of chapter eighty-nine (89), acts of the Thirtyseventh General Assembly, (C. C. Sec. 1637), relative to purchasing real estate and levying taxes for county or district fair purposes, with report of committee recommending passage, was taken up for consideration.

McGhee of Cerro Gordo moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Allyn & Hanna & Perkins \\
Anderson & Harrison & Peters \\
Becker & Hauge & Peterson \\
Beeman & Healy & Powers \\
Benz & Held & Rumley \\
Berry & Huff & Sampson \\
Blake & Ingersoll & Santee \\
Bradley & Justice & Schirmer \\
Brady & Kime & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Children & Lake & Slemmons \\
Colbert & Larson & Springer \\
Criswell & LeValley & Sterling \\
Donhowe & Lockin & Stimson \\
Edgington & McClune & Storey \\
Elson & McCulloch & Truax \\
Forsling & McDonald & Van Camp \\
Francis & McGhee & Vance \\
Garber of Adair & Mayne & Venard \\
Garber of Floyd & Morgan & Weaver \\
Gilmore of Cedar & Nervig & Weber \\
Graham & O'Donnell & Wolfe \\
Grimwood & Olson & Year \\
Gunderson & Ontjes & Young
\end{tabular}

Nays, 6
\begin{tabular}{lll} 
Emery & Orr & Schulte \\
Long & Parsons & Scott of Appanoose
\end{tabular}

Absent or not voting, 30
\begin{tabular}{ll} 
Aiken & 'Gibson \\
Aldrich & 'Gilbert \\
Calhoun & 'Gilbertson \\
Carter & 'Gilmore of Clay \\
Clark & 'Gordon \\
Dodd & 'Letts \\
Doolittle & Miller \\
Edson & 'Mills \\
Elliott & Moen \\
Fackler & 'Moorhead
\end{tabular}

Narey
Parrott
Ramsey
Rankin
Smith
Ulstad
Wamstad
Westervelt
Yenter
Mr. Speaker

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

Calendar No. 14, Senate File No. 292 a bill for an act to amend the law as it appears in section six (6) chapter two hundred sev-enty-eight (278) of the acts of the Thirty-eighth General Assembly, (C. C. sections \(6985,3164,3178,3211,3188\) ) by extending the operation of the law as it appears in said chapter, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?".
Ayes, 67
\begin{tabular}{lll} 
Aiken & Graham & Parrott \\
Allyn & Grimwood & Peterson \\
Anderson & Hanna & Powers \\
Becker & Harrison & Rankin \\
Beeman & Hauge & Rumley \\
Blake & Healy & Sampson \\
Bradley & Held & Santee \\
Brady & Ingersoll & Schirmer \\
Buffington & Justice & Schulte \\
Calhoun & Knickerbocker & Shores \\
Carter & Lake & Slemmons \\
Children & LeValley & Smith \\
Colbert & Lockin & Springer \\
Criswell & McClune & Sterling \\
Dodd & McCulloch & Stimson \\
Donhowe & McDonald & Van Camp \\
Edgington & McGhee & Vance \\
Edson & Mayne & Weber \\
Emery & Morsling & Miller \\
Francis & Morgan & Wolfe \\
Garber of Adair & Nervig & O'Donnell \\
Gilmore of Cedar & Olson & Young \\
\end{tabular}

Nays, 9
\begin{tabular}{lll} 
Gibson & Ontjes & \begin{tabular}{l} 
Scott of Appanoose \\
Huff \\
Long
\end{tabular} \\
Orr & Storey \\
Parsons & Truax
\end{tabular}

Absent or not voting, 32

Aldrich
Benz
Berry
Clark
Doolittle
Elliott
Elson
Fackler
Garber of Floyd
Gilbert
Gilbertson

Gilmore of Clay
Gordon
Gunderson
Kime
Larson
Letts
Mills
Moen
Moorhead
Narey
Perkins

Peters
Ramsey
Scott of Fremont
Ulstad
Venard
Wamstad
-Weaver
Westervelt
Yenter
Mr. Speaker

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

Calendar No. 16, House File No. 361, a bill for an act authoriz-
ing cities and towns, including cities under special charter, to license and regulate milk dealers and to establish standard for milk and cream and provide for the inspection of the same, with report of committee recommending substitute amendment and passage, was taken up for consideration.

The amendment to the committee substitute amendment filed by Knickerbocker of Linn, and found an page 1382 of the journal of March 23rd, was considered and on motion of Mr. Knickerbocker, adopted.

On motion of Knickerbocker of Linn the substitute amendment proposed by the committee, found on page 1241 of the journal of March 19th, as amended, was adopted.

Mr. Knickerbocker moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93
\begin{tabular}{lll} 
Aldrich & Gilbert & Orr \\
Allyn & Gibertson & Parrott \\
Anderson & Gilmore of Cedar & Parsons \\
Becker & Gilmore of Clay & Peters \\
Eeeman & Graham & Peterson \\
Benz & Grimwood & Powers \\
Berry & Gunderson & Rankin \\
Blake & Ianna & Rumley \\
Bradley & Harrison & Sampson \\
Brady & Hauge & Santee \\
BuIfington & Healy & Schirmer \\
Calhoun & Held & Schulte \\
Carter & Huff & Scott of Appanoose \\
Children & Ingersoll & Scott of Fremont \\
Clark & Justice & Shores \\
Colbert & Kime & Slemmons \\
Criswell & Knickerbocker & Smith \\
Dodd & Lake & Springer \\
Donhowe & LeValley & Sterling \\
Doolittle & Lockin & Stimson \\
Edgington & Long & Storey \\
Edson & McClune & Truax \\
Elliott & McCulloch & Van Camp \\
Elson & MeGhee & Vance \\
Emery & Mayne & Venard \\
Fackier & Miller & Wamstad \\
Forsling & Morgan & Weaver \\
Francis & Nervig & Weber \\
Garber of Adair & O'Donnell & Wolfe \\
Garber of Floyd & Olson & Year \\
Gibson & Ontjes & Yenter
\end{tabular}

Nays, None
Absent or not voting, 15
\begin{tabular}{lll} 
Aiken & Mills & Ramsey \\
Gordon & Moen & Ulstad \\
Larson & Moorhead & Westervelt \\
Letts & Narey & Young \\
McDonald & Perkins & Mr. Speaker
\end{tabular}

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

Calendar No. 17, ITouse File No. 534, a bill for an act to amend section forty hundred eleven (4011) of the code, (C. C. Sec. 7730), pertaining to exemption from liability for debt, with report of committee without recommendation, was taken up for consideration.

Beeman of Allamakee offered the following amendment and moved its adoption:

Amend House File No. 534 by adding thereto the following:
Sec. 2. This act shall not apply to debts contracted prior to the taking effect of this act.

Doolittle of Delaware offered the following amendment and moved its adoption:

Amend House File No. 534 by striking out all of section one and substituting in lieu thereof the following:
"Section 1. That section forty hundred eleven (4011) of the code (C. C. Sec. 7730), be and the same is hereby amended by adding after the word 'debt' in line four (4) thereof the following: 'to an amount not to exceed twenty dollars per week'".

Calhoun of Van Buren offered the following amendment to the substitute amendment and moved its adoption :

Amend the substitute amendment to House File No. 534 by striking out "twenty" and inserting "twenty-five".

Smith of Clinton moved the previous question on the main bill and all pending amendments.

Hauge of Polk asked for a roll call.
On the question, "Shall the previous question be now ordered?"

Ayes, 33
\begin{tabular}{lll} 
Allyn & Held & Parrott \\
Brady & Huff & Parsons \\
Carter & Knickerbocker & Peterson \\
Colbert & Lake & Powers \\
Edgington & Larson & Smith \\
Edson & Long & Springer \\
Elson & McDonald & Storè \\
Garber of Floyd & Miller & Vance \\
Gibson & Narey & Weaver \\
Graham & O'Donnell & Weber \\
Hanna & Olson & Year
\end{tabular}

Nays, 64
\begin{tabular}{lll} 
Aiken & Gilbertson & Peters \\
Aldrich & \begin{tabular}{l} 
Gilmore of Cedar \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Rumley
\end{tabular} \\
Becker & Gilmore of Clay & Rankin \\
Beeman & Grimwood & Sampson \\
Benz & Gunderson & Santee \\
Berry & Harrison & Schirmer \\
Bradley & Hauge & Schulte \\
Buffington & Healy & Scott of Appanoose \\
Calhoun & Ingersoll & Scott of Fremont \\
Children & Justice & Shores \\
Clark & Kime & Slemmons \\
Criswell & LeValley & Sterling \\
Dodd & Lockin & Stimson \\
Donhowe & McClune & Truax \\
Doolittle & McCulloch & Ulstad \\
Elliott & McGhee & Van Camp \\
Emery & Mayne & Venard \\
Fackler & Morgan & Wamstad \\
Francis & Nervig & Wolfe \\
Garber of Adair & Ontjes & Perkins \\
Gilbert & & Yenter \\
& &
\end{tabular}

Absent or not voting, 11
\begin{tabular}{lll} 
Blake & Mills & Ramsey \\
Forsling & Moen & Westervelt \\
Gordon & Moorhead & Mr. Speaker \\
Letts & Orr &
\end{tabular}

So the motion to order the previous question was lost.

\section*{LEAVE OF ABSENCE}

On request of Carter of Hardin leave of absence was granted Moorhead of Scott until Monday.

On request of McClune of Mahaska leave of absence was granted Mills of Harrison indefinitely on account of illness.

Slemmons of Buchanan moved the previous question on the amendment to the substitute amendment.

Motion prevailed.
On the question, "Shall the amendment to the substitute amendment be adopted?"

Ayes, 47
\begin{tabular}{lll} 
Aiken & Francis & Schirmer \\
Aldrich & Gilbert & Schulte \\
Allyn & Gunderson & Scott of Appanoose \\
Anderson & Healy & Shores \\
Benz & Held & Slemmons \\
Berry & Ingersoll & Smith \\
Brady & Kime & Truax \\
Calhoun & Lake & Ulstad \\
Clark & Larson & Vance \\
Colbert & McGhee & Wamstad \\
Dodd & Morgan & Weber \\
Doolittle & O'Donnell & Wolfe \\
Edgington & Olson & Year \\
Edson & Orr & Yenter \\
Elliott & Peters & Young \\
Elson & Rankin &
\end{tabular}

Nays, 52
\begin{tabular}{lll} 
Becker & & Hanna \\
Beeman & & Harrison \\
Bradley \\
Buffington & & Hauge \\
Carter & Huff \\
Children & Justice \\
Criswell & Knickerbocker \\
Donhowe & LeValley \\
Emery & Lockin \\
Fackler & Long \\
Garber of Adair & McClune \\
Garber of Floyd & McCulloch \\
Gibson & Mayonald \\
Gilbertson & Miller \\
Gilmore of Cedar & Narey \\
Gilmore of Clay & Nervig \\
Graham & Ontjes \\
Grimwood & Parrott
\end{tabular}

Parsons
Perkins
Peterson
Powers
Rumley
Sampson
Santee
Scott of Fremont
Springer
Sterling
Stimson
Storey
Van Camp
Venard
Weaver
Westervelt

Absent or not voting, 9
\begin{tabular}{l:|lll} 
Blake & Letts & Moorhead \\
Forsling & Mills & Ramsey \\
Gordon & & Moen & Mr. Speaker
\end{tabular}

Rule 18 was invoked.

So the amendment to the substitute amendment was lost.
Edson of Buena Vista moved the previous question on the substitute amendment offered by Doolittle of Delaware.

Motion prevailed.
On the question, "Shall the substitute amendment offered by Doolittle of Delaware be adopted?"

Ayes, 68
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Powers \\
Aldrich & Gunderson & Rankin \\
Allyn & Harrison & Schirmer \\
Anderson & Hauge & Schulte \\
Benz & Healy & Scott of Appanoose \\
Berry & Held & Scott of Fremont \\
Brady & Huff & Shores \\
Calhoun & Kime & Slemmons \\
Children & Knickerbocker & Smith \\
Clark & Lake & Sterling \\
Colbert & LeValley & Stimson \\
Criswell & McClune & Ulstad \\
Dodd & McCulloch & Van Camp \\
Doolittie & McDonald & Vance \\
Edgington & Morgan & Venard \\
Edson & Narey & Wamstad \\
Elliott & Olson & Weaver \\
Elson & Orr & Westervelt \\
Forsling & Parrott & Wolfe \\
Francis & Parsons & Year \\
Gibson & Perkins & Yenter \\
Gilbert & Petlbertson & Peterson
\end{tabular}

Nays, 31
\begin{tabular}{lll} 
Becker & Gilmore of Cedar & Nervig \\
Beeman & Graham & O'Donnell \\
Blake & Grimwood & Ontjes \\
Bradley & Hanna & Rumley \\
Buffington & Justice & Sampson \\
Carter & Larson & Santee \\
Donhowe & Lockin & Storey \\
Emery & Long & Truax \\
Fackler & McGhee & Weber \\
Garber of Adair & Mayne & \\
Garber of Floyd & Miller &
\end{tabular}

Absent or not voting, 9
\begin{tabular}{ll} 
Gordon & Mills \\
Ingersoll & Moen \\
Letts & Moorhead
\end{tabular}

Ramsey
Springer
Mr. Speaker
So the substitute amendment was adopted.

Beeman of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{ll} 
Becker & Hanna \\
Beeman & Harrison \\
Benz & Hauge \\
Blake & Healy \\
Bradley & Held \\
Buffington & Huff \\
Carter & Ingersoll \\
Children & Justice \\
Colbert & Kime \\
Donhowe & Knickerbocker \\
Doolittle & LeValley \\
Edgington & Lockin \\
Edson & Long \\
Elliott & McClune \\
Elson & McCulloch \\
Emery & McDonald \\
Fackler & Morgan \\
Garber of Adair & Narey \\
Gibson & Nervig \\
Gilbert & Olson \\
Gilbertson & Ontjes \\
Gilmore of Cedar & Orr \\
Gilmore of Clay & Parrott \\
Graham & Parsons \\
Grimwood & Perkins \\
Gunderson & Peterson
\end{tabular}

Powers
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Venard
Wamstad
Weaver
Westervelt
Wolfe
Year
Yenter
Young

Nays, 22

Aiken
Aldrich
Allyn
Anderson
Berry
Brady
Calhoun
Clark
```

Criswell
Dodd Forsling
Francis
Garber of Floyd
Lake
McGhee
Miller

```

O'Donnell
Peters
Rankin
Scott of Appanoose
Vance
Weber

Springer
Mr. Speaker

Gordon
Larson
Letts
Mayne

Mills
Moen
Moorhead
Ramsey

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

\section*{LEAVE OF ABSENCE}

On request of Criswell of Boone leave of absence was granted Edson of Buena Vista until Monday.

\section*{REPORTS OF COMMITTEES}

Unanimous consent having been obtained to return to the order of reports of committees, Gunderson of Pocahontas, from the committee on public lands and buildings, submitted the following report:

Mr. Speaker-Your committee on public lands and buildings to whom was referred House File No. 684, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit re-alignment of a 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 do pass.

\author{
C. L. Gunderson, Chairman.
}

Report adopted.

Peters of Dallas, 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. 667, a bill for an act to amend section 2695-g, supplement to the code, 1913, (C. C. 1943) and section 2695-c, supplement to the code, 1913, (C. C. 1945), relating to the admission of certain men and women to the state institution for feeble-minded children at Glenwood, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

James Peters, Chairman.
Report adopted.
Springer of Louisa, from the committee on school and textbooks, submitted the following report:

Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 596, a bill for an act to provide for the establishment of physical education in the public, elementary and secondary schools of this state; to provide for a course or courses of instruction in physical education in the high schools and state institutions offering teacher-training courses; to provide for the printing and distribution of a syllabus of physical education, to prescribe the duties of boards of education relative to physical education; to provide for the
appointment of a state supervisor of physical education and assistants and the salary and expenses connected thereto; and to 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.

Arthur :Springer, Chairman.
Report adopted. House File No. 596 was referred to the committee on appropriations.

Also:
Mr. Speaker-Your committee on schools and text books to whom was referred Senate File No. 770, a bill for an act to require the teaching of the constitution of the United States and of the state of Iowa in the public and private schools of the 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 do pass.

Arthur Springer, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 796, a bill for an act limiting actions questioning the legal organization of all school districts after the exercise of the franchises and privileges of the district for a certain term and to declare when school districts shall be deemed organized and to have commenced the exercise of its franchises and privileges, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. No action shall be brought questioning the legality of the organization of any school district in this state after the exercise of the franchises and privileges of a district for the term of six months.

Sec. 2. Every school corporation shall, for the purpose of this act, be deemed duly organized and to have commenced the exercise of its franchises and privileges when the president of the board of directors has been elected, and the record book of such corporation duly certified by the acting secretary thereof, showing such election and the time thereof, shall be conclusive evidence of such facts.

Sec. 3. This act shall apply to all school districts heretofore organized, provided, however, that this act shall not operate to bar
actions questioning the legal organization of school districts heretofore organized until thirty days after the taking effect of this act.

Sec. 4. This act shall not affect pending litigation.
Sec. 5. 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 in the Des Moines Capital, newspapers published at Des Moines, Iowa.

Arthur Springer, Chairman.
Report adopted.

Also :
Mr. Speaker-Your committee on schools and text books to whom was referred House File No. 592, a bill for an act to provide for appointment of examiners of accounts of certain school districts of the state, to designate their duties, and fix their compensation, and requiring compulsory attendance of 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.

\section*{Abtheis Springer, Chairman.}

Blake of Fayette moved that House File No. 592 be placed on the calendar and asked for a roll call.

On the question, "Shall House File No. 592 be placed on the calendar?"

Ayes, 50
\begin{tabular}{lll}
\begin{tabular}{ll} 
Anderson & Gilmore of Cedar \\
Becker & \begin{tabular}{l} 
Gilmore \\
Benz
\end{tabular} \\
Berry & Gunderson Clay
\end{tabular} & \begin{tabular}{l} 
Parrott \\
Parsons
\end{tabular} \\
Blake & Hanna & Peters \\
Bradley & Harrison & Peterson \\
Buffington & Hauge & Schulte \\
Calhoun & Healy & Shores \\
Children & Knickerbocker & Slemmons \\
Colbert & Lake & Sterling \\
Criswell & Larson & Truax \\
Dodd & Long & Ulstad \\
Doolittle & McCulloch & Van Camp \\
Elson & McDonald & Venard \\
Emery & McGhee & Weaver \\
Forsling & Mayne & Weber \\
Francis & Nervig & Wolfe \\
& O'Donnell & Yenter
\end{tabular}

Nays, 7
\begin{tabular}{lll} 
Allyn & Miller & Storey \\
Huff & Olson & \\
Justice & Smith &
\end{tabular}

Absent or not voting, 51
\begin{tabular}{|c|c|c|}
\hline Aiken & Graham & Powers \\
\hline Aldrich & Grimwood & Ramsey \\
\hline Beeman & Held. & Rankin \\
\hline Brady & Ingersoll & Rumley \\
\hline Carter & Kime & Sampson \\
\hline Clark & Letts & Santee \\
\hline Donhowe & LeValley & Schirmer \\
\hline Edgington & Lockin & Scott of Appanoose \\
\hline Edson & McClune & Scott of Fremont \\
\hline Elliott & Mills & Springer \\
\hline Fackler & Moen & Stimson \\
\hline Garber of Adair & Moorhead & Vance \\
\hline Garber of Floyd & Morgan & Wamstad \\
\hline Gibson & Narey & Westervelt \\
\hline Gilbert & Ontjes & Year \\
\hline Gilbertson & Orr & Young \\
\hline Gordon & Perkins & Mr. Speaker \\
\hline
\end{tabular}

So House File No. 592 was ordered placed on the calendar.

\section*{HOUSE FILES WITHDRAWN}

On request of Peterson of Henry, unanimous consent having been obtained, House File No. 491 was withdrawn from the committee on roads and highways and from further consideration by the House.

On request of Healy of Hancock, unanimous consent having been obtained, House File No. 707 was withdrawn from the commitice on schools and textbooks and from further consideration by the House.

On request of Long of Jefferson, unanimous consent having been'obtained, House File No. 488 was withdrawn from the committee on agriculture and from further consideration by the House.

On request of Aldrich of Marion, unanimous consent having been obtained, House File No. 727 was withdrawn from the committee on agriculture and from further consideration by the House.

\section*{SPECIAL ORDERS MADE}

On request of Peters of Dallas, unanimous consent having been obtained, Calendar No. 44, House File No. 468 was made a special order for Tuesday, March 29th, at 11:00 a. m.

On request of Gunderson of Pocahontas, unanimous consent having been obtained, House File No. 703 was made a special order for Tuesday, March 29th, at \(10 ; 00\) o'clock a. m.

On request of Lake of Woodbury, unanimous consent having been obtained, House Files Nos. 808 and 809 were made special orders for Wednesday, March 30th, at 1:30 o'clock p. m.

\section*{AMENDMENTS FILED}

Kime of Webster filed the following substitute amendment:
Amend House File No. 703 by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. For purposes of this act the word "film" shall mean what is usually known as a motion picture film; the word "reel" shall mean one thousand ( 1,000 ) feet of film or fraction thereof; the word "person" shall mean any person, firm or corporation; the "Iowa Label", hereinafter called the label, shall mean a portion of film approximately four (4) feet in length upon which shall be printed a serial number followed by the words "Licensed by the Iowa Motion Picture Board"; a "misbranded film" shall mean a fllm not having attached thereto a label furnished by the motion picture board, or a film, or any portion of film, not licensed by the board.

Sec. 2. There is hereby created a motion picture board, hereinafter called the board, which shall consist of three citizens of Iowa, not more than two of whom shall be of the same sex, all of whom shall be well qualifed by education, experience and reputation for good moral character to perform the duties provided in this act, and none of whom shall have any financial interest in motion pictures except as provided in this act. The members of the board shall be appointed by the governor for a period of three (3) years, except that those first appointed shall hold office for three (3) years, two (2) years and one (1) year respectively, the different terms to be specified by the governor. The governor shall designate one of the members chairman, one vice-chairman, and one secretary of the board. The governor may remove a member of the board for incompetency, neglect of duty, an act of immorality or a violation of a law of Iowa; or the district court of Polk county, on complaint of any three citizens of Iowa, after a hearing, may remove any member of the board.

Sec. 3. A vacancy in the board shall be filled by the governor for the
unexpired term. A vacancy of one member shall not impair the powers or functions of the board.

Sec. 4. Before assuming the duties of their offices, the persons appointed to the board shall take and subscribe to the oath prescribed by the constitution and laws of Iowa, and shall enter into a bond to the state of lowa in the sum of three thousand \((3,000)\) dollars each, conditioned upon faithful performance of their duties.

Sec. 5. The members of the board shall each receive an annual salary of three thousand ( \(\$ 3,000\) ) dollars, payable monthly. Each member and employee of the board shall be allowed all expenses necessarily incurred in carrying out the provisions of this act.

Sec. 6. The board shall obtain and use an official seal, which shall contain the words, "Iowa Motion Picture Board", together with such design engraved thereon as the board may select.

Sec. 7. With the approval of the governor, the board shall appoint such employees as the work of the board may require, provided that the total sum necessary to pay the salaries and expenses of such employees does not exceed nine thousand ( \(\$ 9,000\) ) dollars a year. The salaries of such employees shall be paid monthly.

Sec. 8. The executive council of the state shall provide adequate offices and rooms for the board in Des Moines.

Sec. 9. Upon requisition of the board, the executive council shall furnish to the board all necessary furniture, books, stationery, supplies, machines and other materials.

Sec. 10. The printing and binding necessary for the proper performance of the duties of the board or proper preservation of its records, including the printing of two thousand ( 2,000 ) copies of the annual report and the binding thereof, shall be done by the state printer, on requisition of the board.

Sec. 11. The board shall examine or supervise the examination of all films, and all signs and posters and other matter to be used on any building, bill-board or other structure to advertise any film or motion picture exhibition: shall license such parts or portions as are proper and moral; and shall refuse license to all other, including such as are obscene, indecent, vulgar, sacrilegious, those giving undue prominence to unlawful scenes of acts, and those whose exhibitions would tend to corrupt morals or incite to crime or race hatred.

Sec. 12. For the examination of each reel of original film the board shall receive a fee of two (2) dollars. For each reel of duplicate film the fee shall be one (1) dollar. All fees are to be paid in advance.

Sec. 13. The board shall furnish a copy of the label for use with every licensed film, and label shall be attached to and exhibited at all times at the beginning of the film. One label shall be sufficient for all
reels of a film exhibited in unbroken succession, but every serial shall have a label for the part used for each separate exhibition. The board shall also furnish a certificate with every label, which certificate shall set forth the title of the film, the subject matter of the label attached to the film, together with such other matter as the board may elect. Whenever any film is on exhibition, the certificate thereof shall be posted, at all times, in plain view, in the hall or entry-way, near the room or enclosure where the said film is being exhibited. Any owner or leasee of any film who shall send any label or permit, any label to be sent out of the state of Iowa shall forfeit all right, at the option of the board, to use said label or exhibit the film for which it was granted in the state of Lowa for one year thereafter; and the board may refuse all licenses to said person for one year.

Sec. 14. The board shall keep a permanent record of all examinations, noting, if a license was granted, the name of the film, its serial number, and the eliminations, if any, of both film and advertising; if a license was not granted, the board shall keep a record of the name of the film and the reasons for withholding a license.

Sec. 15. On or after the first day of November of each year, the board shall make to the governor a written report, and the said report shall contain a summary of the work of the board for the year, including the number of films licensed, the number of reels and the approximate length of film from which license was withheld, the number of prosecutions for violation of this act or the building laws of the state of Iowa, an itemized statement of all receipts and disbursements, and such other information as the board may elect or the governor desire.

Sec. 16. Any member or employee of the board may enter any place where motion pictures are exhibited at any time; and such member is hereby authorized and empowered to prevent the display of any advertisement not licensed or any mis-branded film, and to require all buildings or other structures in which motion picture exhibitions are conducted to conform to the building laws of the state. Any county attorney or peace officer is also authorized to enforce this act.

Sec. 17. All fees and fines received under this act shall be turned weekly into the state treasury and credited to a fund to be known as the motion picture fund. There is hereby appropriated the sum of flve thousand ( \(\$ 5,000\) ) dollars, which shall be credited at once to the said motion picture fund to meet the initial expense incurred under this act, the said sum to be returned to the state treasury as soon as, in the judgment of the board, the condition of the motion picture fund will permit. All salaries and expenses, except such as are incurred under sections eight, nine and ten hereof, shall be paid out of the motion picture fund. When the condition of the motion picture fund shall permit, the board shall turn into the state treasury annually a sum estimated by the board to be equal to the entire expenses of the board under sections eight, nine and ten hereof. If it shall be found by the board at the end of one (1)
year that the fees provided for in section twelve (12) hereof are more than sufficient to meet the entire expenses of the board as provided above, then the board shall lower the fees provided in section twelve (12) hereof. Likewise, if it shall be found that the fees provided in section twelve (12) hereof are not sufficient to meet the entire expenses of the board as provided above. The board is authorized to increase the fees to a rate sufficient to meet said expenses; provided that there shall be no reduction of the fees till the entire five thousand ( \(\$ 5,000\) ) dollars originally credited to the motion picture fund be returned to the state treasury.

Sec. 18. Every person intending to sell, lease, exhibit or otherwise use any film in Iowa shall first apply to the board for a license, using blanks provided by the board; and he shall furnish with the application a complete copy of all reels of the film, or serial, together with a synopsis of the contents of the film or serial with a description of all signs and a sample of every poster or other matter to be used on any building, bill-board or other structure in advertising the said film, together with an affidavit that each duplicate is an exact copy of the original.

Sec. 19. Within three (3) days after receiving an application for a license, the board shall issue said license or give to the applicant in writing its reasons for withholding same. The applicant may ask for and shall be granted, if he wishes, a rehearing either on the matter of withholding license or any eliminations required by the board, which rehearing shall be in the presence of two or more members of the board. If still aggrieved the applicant shall have the right, any time within ninety ( 90 ) days to appeal to the district court of Polk county upon giving ten (10) days written notice, said notice to be served on the president of said board or any member thereof in the same form as original notices and filed with the clerk of the district court, together with such other papers as may be necessary to bring the said question properly before said court. The provision with reference to appeal from justice court to the district court are applicable in said appeal in so far as they have not been herein modified. Said board shall within ten days after service of said notice make and file a complete and certified copy of the proceedings on the original application for license together with all original papers in said matter; provided that said film shall not be exhibited pending final decision by the court on said appeal.

Sec. 20. By giving not less than ten days written notice to the owner or leasee of any film, the board may recall said film for re-examination, and its status shall be when recalled as though it had not been previously examined, except that no additional fee shall be required.

Sec. 21. Any person who shall make or use any label or certificate other than the label or certificate furnished by the board shall be guilty of forgery and punished for same as provided by law. Any person who shall sell, lease, exhibit or otherwise use any film, or shall
use any sign, or poster or other matter on any building, or bill-board or other structure to advertise any film or motion picture exhibition without first having obtained a license therefor, or any person who shall exhibit a mis-branded film, or shall violate any other provision of this act shall be quilty of a misdemeanor, and, upon conviction, shall be fined not to exceed five hundred ( \(\$ 500.00\) ) dollars or be confined in the county jail not to exceed sixty ( 60 ) days or both. Each day a violation continues shall constitute a separate offense. This section shall be in full force and effect four months after the going into effect of the other parts of this act.

Sec. 22. The provisions of this act shall not apply to any motion picture exhibition for purely educational or religious purposes by any religious association, scientific society, library, museum, or public or private school or other institution of learning.

Also amend the title to House File No. 703 by striking out all of said title and inserting in lieu thereof the following:

A bill for an act to control motion picture exhibitions and certain advertisements used therewith, creating a motion picture board and providing penalties for violation of this act.

Stimson of Page filed the following amendment;
Amend House File No. 724 as follows:
Insert in section one (1) of line one (1) after the word "thirtythree", the words "supplement of 1913".

Also in line four (4) of said section strike out the words "veterinary surgeon" and substitute in lieu thereof the word "veterinarians".

Perkins of Sac filed the following amendment:
Amend the committee amendments to House File No. 570 by striking out all of section one (1).

On motion of Dodd of Howard the House adjourned until 9:00 a. m., Saturday.

\section*{JOURNAL OF THE HOUSE}

\author{
Hall of the House of Representatives, Des Moines, March 26, 1921.
}

House met pursuant to adjournment, Speaker pro tempore Larson in the chair.

Prayer was offered by the Rev. M. M. Cable, pastor of the First M. E. church, Denison.

Journal of March 25th corrected .and approved.

\section*{LEAVE OF ABSENCE}

On request of Children of Pottawattamie leave of absence was granted Slemmons of Buchanan and McCulloch of Iowa for the day.

On request of Sterling of Hamilton leave of absence was granted Ingersoll of Tama until Tuesday.

On request of Emery of Wapello leave of absence was granted Perkins of Sac for the day.

On request of Rankin of Lee leave of absence was granted Powers of Crawford for the day.

On request of Westervelt of Greene leave of absence was granted Morgan of Jasper for the day.

On request of Colbert of Union leave of absence was granted Fackler of Adams for the day.

On request of Ulstad of W.right leave of absence was granted Peters of Dallas for the day.

On request of Held of Plymouth leave of absence was granted Aiken of Ida for the day.

On request of McGhee of Cerro Gordo leave of absence was granted Gilmore of Clay for the day.

On request of Weber of Dubuque leave of absence was granted McClune of Mahaska for the day.

On request of Elliott of Scott leave of absence was granted Moorhead of Scott for the day.

On request of Ontjes of Grundy leave of absence was granted Yenter of Johnson for the day.

RULE 63 SUSPENDED
On request of Wolfe of Kossuth rule 63 was suspended for the day.

\section*{SPECIAL ORDER MADE}

On request of Parsons of Calhoun, unanimous consent having been obtained, Senate File No. 273 was made a special order for Monday, March 28th, at 1:30 p. m.

\section*{HOUSE FILE WITHDRAWN}

On request of Calhoun of Van Buren, unanimous consent having been obtained, House File No. 533 was withdrawn from the committee on motor vehicles and transportation and from further consideration by the House.

\section*{REPORTS OF COMMITTEES}

Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 678, a bill for an act to amend section fifty-two hundred thirty-nine-e ( \(5239-\mathrm{e}\) ) supplement to the code, 1913 (C. C. Sec. 9284), relating to prosecutions on informations to be filed by the county attorney, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 638, a bill for an act to legalize the incorporation, acts and proceedings of "People's Oil Company of Iowa," of Des Moines, 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 do pass.

\author{
C. F. Clabk, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 630, a bill for an act to legalize certain warrants of the Randall consolidated independent school district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to legalize a tax levied to pay 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.

\author{
C. F. Clark, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred House File No. 682, a bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) (C. C. Sec. 3348) and four hundred thirtysix (436) (C. C. Sec. 3349) of the code, and amending chapter one hundred fourteen (114), acts of the Thirty-seventh General Assembly \({ }^{-}\) (C. C. Secs. \(3350,3351,3352\) and 3353 ), and repealing all acts or parts of acts inconsistent 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 do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 500, a bill for an act to provide for the organization of associations without capital stock and not 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 be amended as follows, and when so amended the bill do pass:

By striking out of line two (2) of section twelve (12) the word "debentures" and inserting in lieu thereof the words "other obligations".

Also by striking out of line eight (8) of section eighteen (18) the

\section*{word "debentures" and inserting in lieu thereof the words "other} obligations".

\author{
C. F. Clabe, Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 499, a bill for an act to repeal section two hundred sev-enty-eight (278) of the code (C. C. 6910), relating to the salary of judges of superior courts, 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 ibe indefinitely postponed.

\author{
C. F. Clark, Chairman.
}

Report adopted and Senate File No. 499 was indefinitely postponed.

\begin{abstract}
Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 803, a bill for an act to provide for a thresher's lien, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\section*{C. F. Clark, Chairman.}

Report adopted and House File No. 803 was indefinitely postponed.
\end{abstract}

Also :
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 818, a bill for an act fixing the par value of shares of stock issued by corportions incorported under the laws of the state of Lowa and regulating the kind of stock that 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 be indefinitely postponed.
C. F. Clakk, Chairman.

Report adopted and House File No. 818 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 793, a bill for an act defining any building, erection, place,
or vehicle, in which the laws of Iowa, or any of them, are repeatedly violated, to be a nuisance, and providing for their restraint by injunction, and the abatement of the same by a court order, and providing for enjoining the person maintaining such a nuisance, and providing penalties for the violations of such order of injunction and abatement, beg leave to report they have had the 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. F. Clank, Chairman.

Report adopted and House File No. 793 was indefinitely postponed.

\begin{abstract}
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 757, a bill for an act to amend section three hundred ten ( 310 ) of the supplement to the code, 1913 (C. C. section 7032); relating to the admission of attorneys and counselors at law, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
\end{abstract}
C. F. Clark, Chairman.

Report adopted and Senate File No. 757 was indefinitely postponed.

Bradley of Poweshiek, from the committee on state educational institutions, submitted the following report:

Mr. Speaker-Your committee on state educational institutions to whom was referred Senate File No. 662, an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit re-alignment of a 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 do pass.

\author{
John Bradley, Ohairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on state educational institutions to whom was referred Senate File, No. 661, an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirty-seventh General Assembly; and to provide that certain children may be admitted to the hospital of the college of medicine of the
state university, who are not committed under the provisions of section \(254-\mathrm{c}\), section \(254-\mathrm{d}\), and section \(254-\mathrm{k}\), supplemental supplement to the code, 1915, (C. C. sections 2376, 2377 and 2384) and section two and three (2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. sections 2387 and 2388), beg leave to report they have had 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 Bridley, Chairman.
Report adopted.
Van Camp of Muscatine, from the committee on telephones, submitted the following report:

Mr. Splater-Your committee on telephones to whom was referred House File No. 661, an act to govern and control long distance telephone messages, defining the duties of the company by its operators, regulating the amounts to be charged in the state of Iowa, providing a penalty for the violation 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 without recommendation.
J. H. Van Camp, Chairman.

Report adopted.

\section*{INTRODUCTION OF BILLS}

By committee on judiciary, House File No. 849, a bill for an act to punish the receipt by state officers and appointees, of public funds in addition to the amount to which they may be entitled as salary and expenses.

Read first and second time and on request of Calhoun of Van Buren, made a special order for Monday, March 28th, at 11:00 o'clock a. m.

By committee on judiciary, House File No. 850, a bill for an act to legalize the election held on February 18th, 1921 in the consolidated independent school district of Lytton, in the counties of Sac and Calhoun, Iowa, authorizing the issuance of school building bonds.

Read first and second time and passed on file.
By committee on printing, House File No. 851, a bill for an act to create a state board of printing, to prescribe its powers and du-
ties, to provide for the public printing, to regulate the contracts therefor, to create the office of superintendent of printing, to define his powers and duties, to provide for the preparation, filing and printing of state reports and other documents and papers, to provide for the distribution of such publications, to make annual appropriation for said several purposes, and to repeal sections one hundred twenty-one (121), one hundred twenty-two (122), one hundred twenty-four (124), one hundred twenty-seven (127) to one hundred twenty-nine (129) inclusive, one hundred thirty (130) one hundred thirty-one (131), one hundred thirty-four (134), one hundred thirty-five (135), and one hundred forty-two (142) of the code; also to repeal sections one hundred eighteen (118) to one hundred twenty (120) inclusive, one hundred twenty-five (125), one hundred twenty-six (126), one hundred twenty-six-a (126-a) to one hundred twenty-six-d (126-d) inclusive, one hundred thir-ty-seven (137), one hundred thirty-seven-a (137-a), one hundred forty-four-b) (144-b) to one hundred forty-four-d (144-d) inclusive, of the supplement to the code, 1913 ; also to amend section one himdred twenty-three (123), supplement to the code, 1913, (C. C. Sec. 297 ) ; also to repeal sections one hundred forty-four-e (144-e) to one hundred forty-four-o (144-0) inclusive, one hundred thirty-two-a (132-a) to one hundred thirty-two-d (132-d) inclusive, one hundred thirty-six (136), one hundred thirty-eight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915; also to repeal chapters nine (9) and one hundred eighty-three (183), acts of the Thirty-seventh General Assembly; also to repeal chapter four hundred thirteen (413), acts of the Thirty-eighth General Assembly (C. C. sections 176 to 241 inclusive and 296).

Read first and second time and passed on file.
By committee on county and township organizations, House File No. 852, a bill for an act to amend the law as it appears in section five hundred seventy-six (576), supplement to the code, 1913, as amended by chapter two hundred sixty-one (261), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3450), relating to the depositing of public funds by township clerks.

\section*{LEAVE OF ABSENCE}

On request of Calhoun of Van Buren leave of absence was granted Clark of Iinn for the day.

\section*{CONSIDERATION OF BILLS}

By unanimous consent, Calendar No. 57, Senate File No. 365, a bill for an act to amend chapter one hundred fifty-six (156), laws of the Thirty-seventh (37th), General Assembly, (C. C. Sec. 2578), relating to the high school tuition of non-resident pupils, in approved schools, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Truax of Guthrie the amendments proposed by the committee, found on page 1345 of the journal of March 23rd, were adopted.

Mr. Truax moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70

\author{
Aldrich \\ Allyn \\ Anderson \\ Becker \\ Beeman \\ Benz \\ Berry \\ Blake \\ Bradley \\ Brady \\ Buffington \\ Carter \\ Colbert \\ Criswell \\ Dodd \\ Donhowe \\ Doolittle \\ Elson \\ Francis \\ Garber of Adair \\ Garber of Floyd \\ Gibson \\ Gilbertson \\ Grimwood
}
\begin{tabular}{ll} 
Gunderson & Rankin \\
Hanna & Rumley \\
Harrison & Sampson \\
Hauge & Santee \\
Healy & Schirmer \\
Held & Schulte \\
Huff & Scott of Fremont \\
Justice & Shores \\
Knickerbocker & Smith \\
Lake & Springer \\
Larson & Sterling \\
Lockin & Stimson \\
Long & Storey \\
McDonald & Truax \\
McGhee & Van Camp \\
Mayne & Vance \\
Miller & Venard \\
Nervig & Wamstad \\
O'Donnell & Weaver \\
Olson & Weber \\
Ontjes & Westervelt \\
Parrott & Year \\
Parsons & \\
Peterson &
\end{tabular}

Nays, 6
\begin{tabular}{lll} 
Children & Orr & Ulstad \\
Emery & Scott of Appanoose & Young
\end{tabular}

Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Gordon & Morgan \\
Calhoun & Graham & Narey \\
Clark & Ingersoll & Perkins \\
Edgington & Kime & Peters \\
Edson & Letts & Powers \\
Elliott & LeValley & Ramsey \\
Fackler & McClune & Slemmons \\
Forsling & McCulloch & Wolfe \\
Gilbert & Mills & Yenter \\
Gilmore of Cedar & Moen & Mr. Speaker \\
Gilmore of Clay & Moorhead &
\end{tabular}

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

By unanimous consent, House File No. 845, a bill for an act to amend the law as it appears in House File two hundred eighty (280), as enacted by the Thirty-ninth (39th) General Assembly and approved March 18, 1921, and now on file in the office of the secretary of state, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes and to have such funds so collected go into the general funds of the state, was taken up for consideration.

Weaver of Polls, from the committee on ways and means, offered the following amendments and moved their adoption:

Amend House File eight hundred forty-five (845) as follows:
1. By striking out the figure three (3) in the first (1) line of section three (3) and inserting in lieu thereof the figure four (4).
2. By adding as section three (3) of said bill the following:
"Section 3. That the law as it appears in House File number two hundred eighty (280), as enacted by the Thirty-ninth General Assembly and approved March 18, 1921, as appears in the enrolled bill now on file in the office of the secretary of state, be and the same is hereby amended by striking out the period (.) in the eighth (8) line from the end of section two (2) and inserting in lieu thereof a semicolon (;) and by adding after said semi-colon (;) the following:
'provided, further, such five-year limitation shall not apply to estates or beneficiaries embraced in paragraph " \(b\) " of section four (4) of this act, in cases where decedent died prior to the taking effect of this act.'"

Amendments adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 72
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilbertson & Rankin \\
\hline Anderson & Grimwood & Rumley \\
\hline Becker & Gunderson & Sampson \\
\hline Beeman & Hanna & Santee \\
\hline Benz & Hauge & Schirmer \\
\hline Berry & Healy & Schulte \\
\hline Blake & Huff & Scott of Appanoose \\
\hline Bradley & Justice & Scott of Fremont \\
\hline Brady & Kime & \({ }_{\text {Sheres }}\) \\
\hline Buffington & Knickerbocker & Smith \\
\hline Carter & Lake & Springer \\
\hline Children & Larson & Sterling \\
\hline Colbert & Lockin & Stimson \\
\hline Criswell & McDonald & Storey \\
\hline Dodd & McGhee & Ulstad \\
\hline Donhowe & Mayne & Van Camp \\
\hline Elliott & Miller & Vance \\
\hline Elson & Mills & Venard \\
\hline Emery & Nervig & Wamstad \\
\hline Francis & Olson & Weaver \\
\hline Garber of Adair & Ontjes & Weber \\
\hline Garber of Floyd
Gibson & \({ }_{\text {Parrott }}^{\text {Parsons }}\) & Westervelt \\
\hline Gilbert & Peterson & Year \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Graham & Narey \\
Aldrich & Harrison & O'Donnell \\
Calhoun & Held & Orr \\
Clark & Ingersoll & Perkins \\
Doolittle & Letts & Peters \\
Edgington & LeValley & Powers \\
Edson & Long & Ramsey \\
Fackler & McClune & Slemmons \\
Forsling & McCulloch & Truax \\
Gilmore of Cedar & Moen & Yenter \\
Gilmore of Clay & Moorhead & Young \\
Gordon & Morgan & Mr. Speaker
\end{tabular}

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

LEAVE OF ABSENCE
Leave of absence was granted Harrison of Pottawattamie for the day on account of committee work.

On request of Parrott of Carroll leave of absence was granted Edgington of Monona for the day.

Senate File No. 770, a bill for an act to require the teaching of the constitution of the United States and of the state of Iowa, in the public and private schools of the state, with report of committee recommending passage, was taken up for consideration.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Gilbertson \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Graham \\
Anderson
\end{tabular} \\
Becker & Grimwood & Rumley \\
Beeman & Hanna & Sampson \\
Benz & Hauge & Santee \\
Blake & Healy & Schirmer \\
Bradley & Held & Schulte \\
Brady & Huft & Scott of Appanoose \\
Buffington & Lake & Scott of Fremont \\
Carter & Larson & Shores \\
Children & Lockin & Smith \\
Colbert & Long & Springer \\
Criswell & McDonald & Sterling \\
Dodd & McGhee & Stimson \\
Donhowe & Mayne & Storey \\
Doolittle & Miller & Truax \\
Elliott & Mills & Ulstad \\
Elson & Narey & Van Camp \\
Emery & Nevig & Vance \\
Francis & O'Donnell & Venard \\
Garber of & Adair & Olson \\
Garber of & Ontjes & Wamstad \\
Gibson & Orr & Weaver \\
Gilbert & Parrott & Weber \\
& Parsons & Westervelt \\
& & Year
\end{tabular}

Nays None

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Knickerbocker \\
Berry & Gilmore of Clay & Letts \\
Calhoun & Gordon & LeValley \\
Clark & Gunderson & McClune \\
Edgington & Harrison & McCulloch \\
Edson & Ingersoll & Moeen \\
Fackler & Justice & Moorhead \\
Forsling & Kime & Morgan
\end{tabular}

\section*{Perkins \\ Peters Powers}

\author{
Ramsey \\ Rankin \\ Slemmons
}

Yenter
Young
Mr. Speaker

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

Calendar No. 48, House File No. 635, a bill for an act to amend section seven hundred fifty-one (751) supplemental supplement to the code, 1915, (C. C. Sec. 3808), relating to the powers of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, public grounds, and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such assessments and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first, nineteen hundred eighteen, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hauge of Polk the amendments proposed by the committee, found on page 1352 of the journal of March 23 rd , were adopted.

Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 61
\begin{tabular}{lll} 
Allyn & Donhowe & Justice \\
Anderson & Doolittle & Knickerbocker \\
Beeman & Elliott & Lake \\
Berry & Francis & Larson \\
Blake & Garber of Adair & Lockin \\
Bradfey & Garber of Floyd & Long \\
Buffington & Gibson & Mayne \\
CaIhoun & Gilbert & Miller \\
Carter & Grimwood & Mills \\
Children & Hanna & Narey \\
Colbert & Hauge & Nervig \\
Criswell & Healy & O'Donnell \\
Dodd & Huff & Olson
\end{tabular}
\begin{tabular}{lll} 
Parrott & \begin{tabular}{l} 
Scott of Fremont \\
Parsons
\end{tabular} & Venard \\
Rankin & Shores & Wamstad \\
Rumley & Smith & Weber \\
Sampson & Springer & Westervelt \\
Santee & Storey & Wolfe \\
Schirmer & Truax & Year \\
Schulte & Ulstad &
\end{tabular}

Nays, 8
Aldrich
Benz
Elson

Emery
Graham
McGhee

\section*{Scott of Appanoose Stimson}

Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Harrison \\
Becker
\end{tabular} & \begin{tabular}{l} 
Orr \\
Held
\end{tabular} \\
Brady & Ingersoll & Perkins \\
Clark & Kime & Peters \\
Edgington & Letts & Peterson \\
Edson & LeValley & Powers \\
Fackler & McClune & Ramsey \\
Forsling & McCulloch & Slemmons \\
Gilbertson & McDonald & Sterling \\
Gilmore of Cedar & Moen & Van Camp \\
Gilmore of Clay & Moorhead & Weaver \\
Gordon & Morgan & Yenter \\
Gunderson & Ontjes & Young \\
\end{tabular}

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

Calendar No. 39, House File No. 838, a bill for an act to amend section twenty-five hundred twenty-nine (2529), supplement to the code 1913, (C. C. Sec. 1712), relating to the appointment and qualifications of a state veterinary surgeon and to fix the term of office of members of the animal health commission, was taken up for consideration.

Anderson of Winnebago moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Benz \\
Berry
\end{tabular} & \begin{tabular}{l} 
Brady \\
Buffington
\end{tabular} \\
Anderson & Blake & Carter \\
Anderker & Bradley & Children
\end{tabular}
\begin{tabular}{lll} 
Colbert & Justice & Santee \\
Criswell & Knickerbocker & Schirmer \\
Dodd & Lake & Schulte \\
Donhowe & Larson & Scott of Appanoose \\
Doolittle & Lockin & Scott of Fremont \\
Elliott & Long & McDonald \\
Elson & Shores \\
Emery & McGhee & Smith \\
Francis & Mayne & Springer \\
Garber of Adair & Miller & Sterling \\
Garber of Floyd & Mills & Storey \\
Gibson & Narey & Truax \\
Gilbert & Nervig & Ulstad \\
Gilbertson & O'Donnell & Van Camp \\
Gilmore of Cedar & Olson & Vance \\
Graham & Ontjes & Venard \\
Grimwood & Orr & Wamstad \\
Gunderson & Parrott & Weaver \\
Hanna & Parsons & Weber \\
Hauge & Peterson & Westervelt \\
Healy & Rankin & Wolfe \\
Held & Rumley & Year \\
Huff & Sampson &
\end{tabular}

Nays, None

Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Harrison & Perkins \\
Beeman & Ingersoll & Peters \\
Calhoun & Kime & Powers \\
Clark & Letts & Ramsey \\
Edgington & LeValley & Slemmons \\
Edson & McClune & Stimson \\
Fackler & McCulloch & Yenter \\
Forsling & Moen & Young \\
Gilmore of Clay & Moorhead & Mr. Speaker \\
Gordon & Morgan &
\end{tabular}

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

By unanimous consent, Calendar No. 81, Senate File No. 738, a bill for an act to legalize the organization of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, Iowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars ( \(\$ 80\),000.00 ) bonds of said district authorized at an election held February 1st, 1921, with report of committee recommending passage, was taken up for consideration.

Carter of Hardin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passi"
Ayes, 69
\begin{tabular}{lll} 
Allyn & Hanna & Rankin \\
Anderson & Hauge & Rumley \\
Becker & Healy & Sampson \\
Bradley & Held & Santee \\
Buffington & Huff & Schirmer \\
Carter & Knickerbocker & Schulte \\
Children & Lake & Scott of Appanoose \\
Colbert & Larson & Scott of Fremont \\
Criswell & Lockin & Shores \\
Dodd & Long & Smith \\
Donhowe & McDonald & Sterling \\
Doolittle & McGhee & Stimson \\
Elliott & Mayne & Storey \\
Elson & Miller & Truax \\
Emery & Mills & Ulstad \\
Francis & Narey & Van Camp \\
Garber of Adair & Nervig & Vance \\
Garber of Floyd & 'Donnell & Venard \\
Gilbert & Ontjes & Wamstad \\
Gilbertson & Orr & Weaver \\
Gilmore of Cedar & Parrott & Weber \\
Graham & Parsons & Wolfe \\
Grimwood & Peterson & Year
\end{tabular}

Nays, None
Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & Gibson & Moorhead \\
Aldrich & Gilmore of Clay & Morgan \\
Beeman & Gordon & Olson \\
Benz & Gunderson & Perkins \\
Berry & Harrison & Peters \\
Blake & Ingersoll & Powers \\
Brady & Justice & Ramsey \\
Calhoun & Kime & Slemmons \\
Clark & Tetts & Springer \\
Edgington & LeValley & Westervelt \\
Edson & McClune & Yenter \\
Fackler & McCulloch & Young \\
Forsling & Moen & Mr. Speaker
\end{tabular}

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

Calendar No. 66, House File No. 662, a bill for an act providing for a legal limit as to the amount of loans that any building and loan or savings and loan association may make on real estate security, with report of committee recommending passage, was taken up for consideration.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{lll} 
Aldrich & Grimwood & Rankin \\
Allyn & Gunderson & Rumley \\
Anderson & Hanna & Sampson \\
Becker & Hauge & Santee \\
Berry & Healy & Schirmer \\
Blake & Huff & Schulte \\
Bradley & Justice & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Calhoun & Lake & Shores \\
Carter & Larson & Smith \\
Children & Lockin & Springer \\
Criswell & Long & Sterling \\
Dodd & McGhee & Stimson \\
Doolittle & Mayne & Streyey \\
Elliott & Miller & Truax \\
Elson & Mills & Ulstad \\
Emery & Narey & Vance \\
Francis & Nervig & Venard \\
Garber of Adair & O'Donnell & Weber \\
Garber of Floyd & Ontjes & Westervelt \\
Gibson & Orr & Wolfe \\
Gilbert & Parrott & Year \\
Gilmore of Cedar & Parsons & \\
Graham & Peterson &
\end{tabular}

Nays, None

Absent or not voting, 38
\begin{tabular}{|c|c|c|}
\hline Aiken & Gordon & Olson \\
\hline Beema & Harrison & Perkins \\
\hline Benz & Held & Peters \\
\hline Brady & Ingersoll & Powers \\
\hline Clark & Kime & Ramsey \\
\hline Colbert & Letts & Slemmons \\
\hline Donhowe & LeValley & Van Camp \\
\hline Edgington & McClune & Wamstad \\
\hline Edson & McCulloch & Weaver \\
\hline Fackler & McDonald & Yenter \\
\hline Forsling & Moen & Young \\
\hline Gilbertson & Moorhead & Mr. Speaker \\
\hline Gilmore of Clay & Morgan & \\
\hline
\end{tabular}

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

Calendar No. 40, Senate File No. 653, a bill for an act to legalize
certain warrants of the consolidated independent school district of Franklin, in Greene county, Iowa, with report of committee recommending passage, was taken up for consideration.

Westervelt of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 73
\begin{tabular}{ll} 
Allyn & Hanna \\
Anderson & Hauge \\
Becker & Healy \\
Beeman & Held \\
Benz & Huff \\
Berry & Justice \\
Blake & Knickerbocker \\
Bradley & Lake \\
Buffington & Larson \\
Children & Lockin \\
Criswell & Long \\
Dodd & McDonald \\
Donhowe & McGhee \\
Doolittle & Mayne \\
Elliott & Miller \\
Elson & Mills \\
Emery & Narey \\
Francis & Nervig \\
Garber of Adair & O'Donnell \\
Garber of Floyd & Ontjes \\
Gibson & Orr \\
Gilbert & Parrott \\
Gilmore of Cedar & Parsons \\
Graham & Peterson \\
Grimwood & Fankin
\end{tabular}

Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Springer
Sterling
Storey
Truax
Ulstad
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Young

Nays, None
Absent or not voting, 35
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Morgan \\
Aldrich & Gordon & Olson \\
Brady & Gunderson & Perkins \\
Calhoun & Harrison & Peters \\
Carter & Ingersoll & Powers \\
Cark & Kime & Ramsey \\
Colbert & Letts & Slemmons \\
Edgington & LeValley & Stimson \\
Edson & McClune & Van Camp \\
Fackler & McCulloch & Yenter \\
Forsling & Moen & Mr. Speaker \\
Gilbertson & Moorhead &
\end{tabular}

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

Calendar No. 82, Senate File No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass county, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Huff of Cass the amendments proposed by the committee, found on page 1389 of the journal of March 24th, were adopted.

Mr. Huff moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77
\begin{tabular}{lll} 
Aldrich & Grimwood & Rumley \\
Allyn & Gunderson & Sampson \\
Anderson & Hanna & Santee \\
Becker & Hauge & Schirmer \\
Benz & Healy & Schulte \\
Berry & Held & Scott of Appanoose \\
Blake & Huff & Scott of Fremont \\
Bradley & Justice & Shores \\
Buffington & Knickerbocker & Smith \\
Calhoun & Lake & Springer \\
Carter & Larson & Sterling \\
Children & Lockin & Stimson \\
Criswell & Long & Storey \\
Dodd & McDonald & Truax \\
Doolittle & McGhee & Ulstad \\
Elliott & Mayne & Van Camp \\
Elson & Miller & Vance \\
Emery & Narey & Venard \\
Francis & Nervig & Wamstad \\
Garber of Adair & ODonnell & Weaver \\
Garber of Floyd & Ontjes & Weber \\
Gibson & Orr & Westervelt \\
Gilbert & Parrott & Wolfe \\
Gilbertson & Parsons & Year \\
Gilmore of Cedar & Peterson & Young \\
Graham & Rankin & Wer
\end{tabular}

Nays, None

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Gordon & Morgan \\
Beeman & Harrison & Olson \\
Brady & Ingersoll & Perkins \\
Clark & Kime & Peters \\
Colbert & Letts & Powers \\
Donhowe & LeValley & Ramsey \\
Edgington & McClune & Slemmons \\
Edson & McCulloch & Yenter \\
Fackler & Mills & Mr. Speaker \\
Forsling & Gilmore of Clay & Moen \\
& Moorhead &
\end{tabular}

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

\section*{LEAVE OF ABSENCE}

On request of Knickerbocker of Linn leave of absence was granted Letts of Washington for the day.

Calendar No. 65, House File No. 660, a bill for an act to repeal•chapter three hundred and thirty-six (336), acts of the 38th General Assembly, (C. C. Sec. 2894) and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges, with report of committee recommending amendment and passage, was taken up for consideration.
On motion of Vance of Madison the amendments proposed by the committee, found on page 1395 of the journal of March 24th, were adopted.
\(\dot{\mathrm{M}}\). Vance moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Buffington \\
Allyn
\end{tabular} & Francis \\
Anderson & Calhoun & Garber of Adair \\
Becker & Carter & Garber of Floyd \\
Beeman & Children & Gibson \\
Benz & Criswell & Gilbert \\
Berry & Dodd & Gilbertson \\
Blake & Doolittle & Gradmore of Cedar \\
Bradley & Elliott & Graham \\
Brady & Eison & Grimwood \\
Emery & Gunderson
\end{tabular}
\begin{tabular}{lll} 
Hanna & Parrott & Sterling \\
Hauge & Parsons & Stimson \\
Healy & & Peterson \\
Held & Rankin & Storey \\
Huff & O'Donnell & Truax \\
Justice & Rumley & Ulstad \\
Knickerbocker & Sampson & Van Camp \\
Larson & Santee & Vance \\
Lockin & & Senard \\
Long & Schirmer & Wamstad \\
McDonald & & Scott of \\
McGhee & Scott of Fremont & Weaver \\
Mayne & & Weber \\
Mills & Shores & Wostervelt \\
Nervig & & Smith \\
& & Springer
\end{tabular}

Nays, None

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Ingersoll & Narey \\
Clark & Kime & Olson \\
Colbert & Take & Ontjes \\
Donhowe & Letts & Orr \\
Edgington & LeValley & Perkins \\
Edson & McClune & Peters \\
Fackler & McCulloch & Powers \\
Forsling & Miller & Ramsey \\
Gilmore of Clay & Moen & Slemmons \\
Gordon & Moorhead & Yenter \\
Harrison & Morgan & Mr. Speaker
\end{tabular}

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

Calendar No. 60, Senate File No. 457, a bill for an act to amend the law as it appears in section one (1), chapter three hundred ninety-six (396), acts of the Thirty-seventh General Assembly, (C. C. 1128), relating to the protection of certain fur bearing animals, with report of committee recommending passage, was taken up for consideration.

Lockin of Cherokee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 71
\begin{tabular}{lll} 
Aldrich & Beeman & Brady \\
Allyn & Berry & Buffington \\
Anderson & Blake & Calhoun \\
Becker & Bradley & Carter
\end{tabular}
Children
Criswell
Dodd
Doolittle
Elliott
Emery
Forsling
Francis
Garber of Adair
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Graham
Grimwood
Hanna
Hauge
Healy
Held
Huff
Justice
Knickerbocker
Lake
Larson
Lockin
Long
McDonald
McGhee
Miller
Mills
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Peterson
Rankin
Rumley
Sampson

Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weber
Wolfe
Year
+

Nays, None
Absent or not voting, 37
\begin{tabular}{ll} 
Aiken & Harrison \\
Benz & Ingersoll \\
Clark & Kime \\
Colbert & Letts \\
Donhowe & LeValley \\
Edgington & McClune \\
Edson & McCulloch \\
Elson & Mayne \\
Fackler & Moen \\
Garber of Floyd & Moorhead \\
Gilmore of Clay & Morgan \\
Gordon & Narey \\
Gunderson & Nervig
\end{tabular}

Perkins
Peters
Powers
Ramsey
Slemmons
Springer
Weaver
Westervelt
Yenter
Young
Mr. Speaker

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

Calendar No. 80, Senate File No. 719, a bill for an act to legalize certain warrants issued by the city of Malvern on the street improvement fund and also the fire fund and to authorize the execution and sale of bonds to fund same, with report of committee recommending passage, was taken up for consideration.

Buffington of Mills moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 66
\begin{tabular}{lll} 
Aldrich & Grimwood & Rankin \\
Anderson & Hanna & Rumley \\
Becker & Hauge & Sampson \\
Beeman & Healy & Santee \\
Benz & Held & Schirmer \\
Berry & Huff & Schulte \\
Blake & Knickerbocker & Scott of Appanoose \\
Bradley & Lake & Scott of Fremont \\
Brady & Larson & Shores \\
Buffington & Long & Smith \\
Children & MeDonald & Sterling \\
Dodd & McGhee & Stimson \\
Doolittle & Viller & Storey \\
Elliott & Mills & Ulstad \\
Elson & Nervig & Van Camp \\
Emery & O'Donnell & Vance \\
Francis & Olson & Venard \\
Garber of Adair & Ontjes & Wamstad \\
Gilbert. & Orr & Weaver \\
Gilbertson & Parrott & Wilmore of Cedar \\
Grarsons & Peterson & Westervelt \\
Graham & & Year
\end{tabular}

Nays, None

Absent or not voting, 42
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Moorhead \\
Allyn & Gordon & Morgan \\
Calhoun & Gunderson & Narey \\
Carter & Harrison & Perkins \\
Clark & Ingersoll & Peters \\
Colbert & Justice & Powers \\
Criswell & Kime & Ramsey \\
Donhowe & Letts & Slemmons \\
Edgington & LeValley & Springer \\
Edson & Lockin & Truax \\
Fackler & McClune & Wolfe \\
Forsling & GcCulloch & Yenter \\
Garber of Floyd & Mayne & Young \\
Gibson & Moen & Mr. Speaker
\end{tabular}

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

Calendar No. 19, House File No. 724, a bill for an act to amend section three hundred thirty-three (333) of the code, (C. C. Sec. 6990), relating to the exemption from liability to act as jurors, with report of committee recommending passage, was taken up for consideration.

Stimson of Page offered the following amendment as a substitute amendment for the amendment filed by him, found on page 1466 of the journal, and moved its adoption:

Insert in line two (2) of section one (1) after the word "the" the words "supplement to the", and after the word "code" insert the figures "1913".

Also, in line four (4) of said section strike out the words "veterinary surgeon" and substitute in lieu thereof the word "veterinarians".

Substitute amendment adopted.

Mr. Stimson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 75

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Bradley
Brady
Buffington
Calhoun
Carter
Children
Criswell
Donhowe
Doolittle
Elliott
Elson
Emery
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar

Graham
Grimwood
Gunderson
Hanna
Hauge
Healy
Held
Huff
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McDonald
McGhee
Mayne
Miller
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons

Peterson
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
-Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year

Nays, None
Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Forsling \\
Blake
\end{tabular} & Francis \\
Clark & Gilmore of Clay & McClune \\
Colbert & Gordon & McCulloch \\
Dodd & Harrison & Mills \\
Edgington & Ingersoll & Moen \\
Edson & Justice & Moorhead \\
Fackler & Kime & Morgan \\
& & Narey
\end{tabular}
\begin{tabular}{lll} 
Perkins & Ramsey & Yenter \\
Peters & Slemmons & Young \\
Powers & Springer & Mr. Speaker
\end{tabular}

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

Stimson of Page offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 724 by inserting in line one of said title following the word "the", the words "supplement to the", and after the word "code" insert the figures "1913".

Amendment adopted and the title as amended was agreed to.

\section*{LEAVE OF ABSENCE}

On request of Nervig of Humboldt leave of absence was granted Springer of Louisa for the day.

Calendar No. 58, Senate File No. 420, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, as amended by chapter one hundred eleven (111), acts of the 37th General Assembly, (C. C. Sec. 1175), in relation to protection of game, with report of committee recommending passage, was taken up for consideration.

Wolfe of Kossuth moved that the bill be read a third time now and placed upon.its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{lll} 
Aldrich & Elliott & Larson \\
Allyn & Elson & LeValley \\
Anderson & Emery & Long \\
Becker & Garber of Adair & MrDonald \\
Beeman & Gibson & TcGhee \\
Benz & Gilbert & Mayne \\
Berry & Grimwood & 'iller \\
Bradley & Gunderson & Mills \\
Brady & Hanna & Nervig \\
Buffington & Hauge & O'Donnell \\
Calhoun & Healy & Olson \\
Carter & Held & Ontjes \\
Criswell & Huff & narrott \\
Dodd & nickerbocker & Parsons \\
Doolittle & Lake & Peterson
\end{tabular}
\begin{tabular}{lll} 
Rumley & Sterling & Wamstad \\
Sampson & Stimson & Weaver \\
Santee & Storey & Weber \\
Schirmer & Truax & Westervelt \\
Scott of Appanoose & Ulstad & Wolfe \\
Scott of Fremont & Van Camp & Year \\
Shores & Vance & \\
Smith & Venard &
\end{tabular}

Nays, None
Absent or not voting, 41
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Narey \\
Blake & Gordon & Orr \\
Children & Graham & Perkins \\
Clark & Harrison & Peters \\
Colbert & Ingersoll & Powers \\
Donhowe & Justice & Ramsey \\
Edgington & Kime & Rankin \\
Edson & Letts & Schulte \\
Fackler & Lockin & Slemmons \\
Forsling & McClune & Springer \\
Francis & McCulloch & Yenter \\
Garber of Floyd & Moen & Young \\
Gilbertson & Moorhead & Mr. Speaker \\
Gilmore of Cedar & Morgan & Sgs
\end{tabular}

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

Calendar No. 77, Senate File No. 528, a bill for an act to legalize certain decrees in relation to the sale of real estate by a guardian, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Weaver of Polk the amendments proposed by the committee, found on page 1389 of the journal of March 24th, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 69
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Berry \\
Bradley
\end{tabular} & \begin{tabular}{l} 
Carter \\
Allyn
\end{tabular} \\
\begin{tabular}{ll} 
Anderson & Brady \\
Becker & Children \\
Beeman & Buffington
\end{tabular} & Crisweli \\
& Calhoun & Dodd \\
& & Donhowe
\end{tabular}
Doolittle
Elliott
Emery
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Graham
Grimwood
Hanna
Hauge
Healy
Held
Huff
Justice
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McGhee
Mayne
Miller
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Peterson
Rumley
Santee
Schirmer

Scott of Appanoose
Scott of Fremont Shores
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year

Nays, None
Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gordon \\
Benz
\end{tabular} & \begin{tabular}{l} 
Gunderson
\end{tabular} \\
Blake & Harrison & Perkins \\
Clark & Ingersoll & Peters \\
Colbert & Kime & Powers \\
Edgington & Letts & Ramsey \\
Edson & McClune & Rankin \\
Elson & McCulloch & Sampson \\
Fackler & McDonald & Schulte \\
Francis & Mills & Spmmons \\
Gilbertson & Moen & Springer \\
Gilmore of Cedar & Moorhead & Yenter \\
Gilmore of Clay & Morgan & Mr. Speaker
\end{tabular}

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

Title as amended by committee on judiciary agreed to.
House File No. 850, a bill for an act to legalize the election held on February 18th, 1921, in the consolidated independent school district of Lytton, in the counties of Sac and Calhoun, Iowa, authorizing the issuance of school building bonds, was taken up for consideration.

Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll} 
Aldrich & Graham & Parrott \\
Allyn & Grimwood & Parsons \\
Anderson & Hanna & Peterson \\
Becker & Hauge & Rumley \\
Berry & Healy & Santee \\
Blake & Held & Schirmer \\
Brady & Huff & Schulte \\
Buffington & Justice & Scott of Fremont \\
Calhoun & Knickerbocker & Shores \\
Carter & Lake & Smith \\
Criswell & Larson & Stimson \\
Donhowe & LeValley & Storey \\
Doolittle & Lockin & Truax \\
Elliott & Long & Van Camp \\
Elson & McGhee & Vance \\
Emery & Mayne & Venard \\
Forsling & Miller & Wamstad \\
Francis & Narey & Weber \\
Garber of Adair & Nervig & Wolfe \\
Garber of Floyd & O'Donnell & Year \\
Gilbert & Olson & Young \\
Gilmore of Cedar & Orr &
\end{tabular}

Nays, None
Absent or not voting, 43

Aiken
Beeman
Benz
Bradley
Children
Clark
Colbert
Dodd
Edgington
Edson
Fackler
Gibson
Gilbertson
Gilmore of Clay
Gordon

Gunderson
Harrison
Ingersoll
Kime
Letts McClune McCulloch
McDonald
Mills
Moen
Moorhead
Morgan
Ontjes
Perkins
Peters

Powers
Ramsey
Rankin
Sampson
Scott of Appanoose
Slemmons
Springer
Sterling
Ulstad
Weaver
Westervelt
Yenter
Mr. Speaker

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

Calendar No. 71, House File No. 763, a bill for an act to provide for the investment of funds by state banks and trust companies, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Wolfe of Kossuth the amendments proposed by the committee, found on page 1393 of the journal of March 24th, were adopted.

Mr. Wolfe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 70
\begin{tabular}{lll} 
Aldrich & Grimwood & Peterson \\
Allyn & Hanna & Rumley \\
Anderson & Hauge & Santee \\
Becker & Healy & Schirmer \\
Beeman & Held & Schulte \\
Benz & Huff & Scott of Appanoose \\
Berry & Justice & Scott of Fremont \\
Blake & Knickerbocker & Shores \\
Brady & Lake & Smith \\
Buffington & Larson & Stimson \\
Children & LeValley & Storey \\
Criswell & Lockin & Truax \\
Donhowe & Long & Van Camp \\
Doolittle & McDonald & Vance \\
Elliott & McGhee & Venard \\
Elson & Mayne & Wamstad \\
Emery & Miller & Weaver \\
Forsling & Mills & Weber \\
Francis & Narey & Westervelt \\
Garber of Adair & Nervig & Wolfe \\
Garber of & Floyd & O'Donnell \\
Gibson & Olson & Year \\
Gilbert & Parrott & Young \\
Gilmore of Cedar & Parsons &
\end{tabular}

Nays, None
Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & Graham & Perkins \\
Bradley & Gunderson & Peters \\
Calhoun & Harrison & Powers \\
Carter & Ingersoll & Ramsey \\
Clark & Kime & Rankin \\
Colbert & Letts & Sampson \\
Dodd & McClune & Slemmons \\
Edgington & McCulloch & Springer \\
Edson & Moen & Sterling \\
Fackler & Moorhead & Ulstad \\
Gilbertson & Morgan & Yenter \\
Gilmore of Clay & Ontjes & Mr. Speaker \\
Gordon & Orr &
\end{tabular}

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

Calendar No. 75, House No. 807, a bill for an act to amend section eighteen hundred fifty (1850) supplement to the code, 1913,
as amended by chapter three hundred sixty-four (364) acts of the Thirty-seventh General Assembly (C. C. 5776), and to provide for the investment of funds of savings banks, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Schulte of Worth the amendments proposed by the committee, found on page 1393 of the journal of March 24th, were adopted.

Mr. Schulte moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gilmore of Cedar & Parsons \({ }^{\text {P }}\) \\
\hline Allyn & Graham & Peterson \\
\hline Anderson & Grimwood & Rankin \\
\hline Becker & Gunderson & Rumley \\
\hline Beeman & Hanna & Sampson \\
\hline Benz & Hauge & Santee \\
\hline Berry & Healy & Schirmer \\
\hline Blake & Held & Schulte \\
\hline Brady & Huff & Scott of Appanoose \\
\hline Buffington & Justice & Shores \\
\hline Calhoun & Knickerbocker & Smith \\
\hline Carter & Larson & Sterling \\
\hline Children & LeValley & Stimson \\
\hline Criswell & Lockin & Storey \\
\hline Dodd & Long & Truax \\
\hline Donhowe & McDonald & Ulstad \\
\hline Doolittle & McGhee & Van Camp \\
\hline Elliott & Mayne & Vance \\
\hline Elson & Miller & Venard \\
\hline Emery & Mills & Wamstad \\
\hline Forsling & Narey & Weaver \\
\hline Francis & Nervig & Weber \\
\hline Garber of Adair & O'Donnell & Westervelt \\
\hline Garber of Floyd & Olson & Wolfe \\
\hline Gibson & Ontjes & Young \\
\hline Gilbert & Orr & \\
\hline Gilbertson & Parrott & \\
\hline
\end{tabular}

\author{
Nays, None
}

\section*{Absent or not voting, 29}
\begin{tabular}{lll} 
Aiken & Edgington & Gordon \\
Bradley & Edson & Harrison \\
Clark & Fackler & Ingersoll \\
Colbert & Gilmore of Clay & Kime
\end{tabular}
\begin{tabular}{lll} 
Lake & \begin{tabular}{l} 
Morgan \\
Letts
\end{tabular} & Perkins \\
McClune & Peters & Slemmons \\
McCulloch & Powers & Yearger \\
Moen & Ramsey & Yenter \\
Moorhead & Scott of Fremont & Mr. Speaker
\end{tabular}

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

\section*{LEAVE OF ABSENCE}

On request of Lake of Woodbury leave of absence was granted Rankin of Lee for the remainder of the day.

Senate File No. 630, a bill for an act to legalize certain warrants of the Randall consolidated independent school district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to legalize a tax levied to pay the same, with report of committee recommending passage, was taken up for consideration. Sterling of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 67
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilbertson & Parrott \\
\hline Anderson & Gilmore of Cedar & Parsons \\
\hline Becker & Grimwood & Peterson \\
\hline Benz & Hanna & Rumley \\
\hline Bradley & Hauge & Sampson \\
\hline Brady & Healy & Santee \\
\hline Buffington & Held & Schirmer \\
\hline Calhoun & Huff & Scott of Fremont \\
\hline Carter & Justice & Shores \\
\hline Children & Knickerbocker & Smith \\
\hline Criswell & Lake & Sterling \\
\hline Dodd & Larson & Storey \\
\hline Donhowe & LeValley & Truax \\
\hline Doolittle & Long & Ulstad \\
\hline Elliott & McDonald & Van Camp \\
\hline Elson & McGhee & Vance \\
\hline Emery & Mayne & Venard \\
\hline Forsling & Miller & Wamstad \\
\hline Francis & Narey & Weaver \\
\hline Garber of Adair & Nervig & Weber \\
\hline Garber of Floyd & O'Donnell & Westervelt \\
\hline Gibson & Olson & \\
\hline Gilbert & Orr & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 41
\begin{tabular}{lll} 
Aiken & Harrison & Powers \\
Beeman & Ingersoll & Ramsey \\
Berry & Kime & Rankin \\
Aldrich & Letts & Schulte \\
Blake & Lockin & Scott of Appanoose \\
Clark & McClune & Slemmons \\
Colbert & McCulloch & Springer \\
Edgington & Mills & Stimson \\
Edson & Moen & Wolfe \\
Fackler & Moorhead & Year \\
Gilmore of Clay & Morgan & Yenter \\
Gordon & Ontjes & Young \\
Graham & Punderson & Perkins
\end{tabular}

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

Calendar No. 20, House File No. 766, a bill for an act relating to insurance, amending section one thousand seven hundred eighty-three-d (1783-d) supplement to the code 1913, as amended by section eight (8), chapter three hundred forty-eight (348), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5495 ), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Vance of Madison the amendments proposed by the committee, found on page 1240 of the journal of March 19th, were adopted.

Mr. Vance moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?:"

Ауєп, 64
\begin{tabular}{lll} 
Anderson & \begin{tabular}{l} 
Emery \\
Becker
\end{tabular} & \begin{tabular}{l} 
Justice \\
Beeman
\end{tabular} \\
Francis \\
Benz & Garber of Adair & Knickerbocker \\
Bradley & Garber of Floyd & Lake \\
Brady & Gibson & Larson \\
Buffington & Gilbertson & Levalley \\
Calhoun & Grimwood & Long \\
Carter & Gunderson & McDonald \\
Children & Hanna & McGhee \\
Dodd & Hauge & Mayne \\
Donhowe & Healy & Miller \\
Elson & Held & Narey \\
& Huff & Nervig
\end{tabular}
\begin{tabular}{lll} 
O'Donnell & \begin{tabular}{l} 
Schirmer
\end{tabular} & Van Camp \\
Olson & Schulte & Vance \\
Ontjes & Scott of Appanoose & Venard \\
Parrott & Shores & Wamstad \\
Parsons & Smith & Weaver \\
Peterson & Sterling & Weber \\
Rumley & Stimson & Wolfe \\
Sampson & Storey & \\
Santee & Ulstad &
\end{tabular}

Nays, None

Absent or not voting, 44
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Perkins \\
Aldrich & Gilmore of Clay & Peters \\
Allyn & Gordon & Powers \\
Berry & Graham & Ramsey \\
Blake & Harrison & Rankin \\
Clark & Ingersoll & Scott of Fremont \\
Colbert & Kime & Slemmons \\
Criswell & Letts & Springer \\
Doolittle & McClune & Truax \\
Edgington & McCulloch & Westervelt \\
Edson & Mills & Year \\
Elliott & Moen & Yenter \\
Fackler & Moorhead & Young \\
Forsling & Morgan & Mr. Speaker \\
Gilbert & Orr &
\end{tabular}

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

Calendar No. 61, Senate File No. 652, a bill for an act to legalize the amended articles of incorporation of the Greenwood cemetery association, of Ossian, Iowa, with report of committee recommending passage was taken up for consideration.

Gilbertson of Winneshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?""

Ayes, 70
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Buffington \\
Allyn
\end{tabular} & Emery \\
Anderson & Carter & Francis \\
Becker & Children & Garber of Adair \\
Benz & Criswell & Garber of Floyd \\
Berry & Dodd & Gibson \\
Bradley & Doolittle & Gilbert \\
Brady & Elliott & Gibertson \\
& Elson & Graham
\end{tabular}
\begin{tabular}{lll} 
Grimwood & Miller & Scott of Appanoose \\
Hanna & Mills & Shores \\
Hauge & Narey & Smith \\
Healy & Nervig & Sterling \\
Held & O'Donnell & Storey \\
Huff & Olson & Ulstad \\
Justice & Ontjes & Van Camp \\
Knickerbocker & Orr & Vance \\
Lake & Parrott & Venard \\
Larson & Parsons & Wamstad \\
LeValley & Peterson & Weaver \\
Lockin & Rumley & Weber \\
Long & Sampson & Westervelt \\
McDonald & Santee & Wolfe \\
McGhee & Schirmer & \\
Mayne & Schulte &
\end{tabular}

Nays, None

Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & Gordon & Powers \\
Beeman & Gunderson & Ramsey \\
Blake & Harrison & Rankin \\
Calhoun & Ingersoll & Scott of Fremont \\
Clark & Kime & Slemmons \\
Colbert & Letts & Springer \\
Donhowe & McClune & Stimson \\
Edgington & McCulloch & Truax \\
Edson & Moen & Year \\
Fackler & Moorhead & Yenter \\
Forsling & Morgan & Young \\
Gilmore of Cedar & Perkins & Mr. Speaker \\
Gilmore of Clay & Peters &
\end{tabular}

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

Calendar No. 64, House File No. 650, a bill for an act to amend the law as it appears in chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2959-a), relating to the separate funds of assessment districts in the secondary road system, with report of committee recommending passage, was taken up for consideration.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Sball the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Aldrich & Gunderson & Parsons \\
Allyn & Hanna & Peterson \\
Anderson & Hauge & Rumley \\
Becker & Healy & Sampson \\
Beeman & Held & Santee \\
Benz & Huff & Schirmer \\
Berry & Justice & Schulte \\
Blake & Knickerbocker & Scott of Appanoose \\
Bradley & Lake & Scott of Fremont \\
Brady & Larson & Shores \\
Bufington & LeValley & Smith \\
Carter & Lockin & Sterling \\
Criswell & Long & Stimson \\
Dodd & McGhee & Strerey \\
Donhowe & Mayne & Truax \\
Doolittle & Miller & Ulstad \\
Elliott & Mills & Van Camp \\
Elson & Narey & Vance \\
Emery & Nervig & Venard \\
Francis & O'Ionnell & Wamstad \\
Garber of Adair & Olson & Weaver \\
Garber of Floyd & Ontjes & Weber \\
Gibson & Orr & Primwood
\end{tabular}

Nays, None
Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Perkins \\
Calhoun & Gordon & Peters \\
Children & Graham & Powers \\
Clark & Harrison & Ramsey \\
Colbert & Ingersoll & Rankin \\
Edgington & Kime & Slemmons \\
Edson & Letts & Springer \\
Fackler & McClune & Year \\
Forsling & McDonald & Yenter \\
Gilbert & Moen & Young \\
Gilbertson & Moorhead & Mr. Speaker \\
Gilmore of Cedar & Morgan &
\end{tabular}

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

Calendar No. 62, House File No. 741, a bill for an act to amend chapter two hundred sixty-eight (268) acts of the Thirty-seventh General Assembly (C. C. Sec. 8679), relating to the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same defining what shall be competent evidence in
the prosecution therefor, with report of committee recommending passage was taken up and considered.

On request of Hauge of Polk, action on House File No. 741 was deferred, and the bill allowed to retain its place on the calendar.

Calendar No. 79, Senate File No. 581, a bill for an act to amend section four hundred nine-j (409-j), supplement to the code, 1913, (C. C. Sec. 3318), relating to the millage tax for the improvement and maintenance of county hospitals, with report of committee recommending passage, was taken up for consideration.

Peterson of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 51
\begin{tabular}{lll} 
Allyn & Graham & O'Donnell \\
Anderson & Grimwood & \begin{tabular}{l} 
Parrott
\end{tabular} \\
Becker & Hanna & Rumley \\
Berry & Healy & Sampson \\
Blake & Held & Santee \\
Bradley & Huff & Schirmer \\
Brady & Knickerbocker & Scott of Fremont \\
Buffington & Lake & Shores \\
Calhoun & Larson & Smith \\
Carter & LeValley & Sterling \\
Criswell & Lockin & Storey \\
Dodd & Long & Van Camp \\
Donhowe & McGhee & Vance \\
Emery & Mayne & Venard \\
Francis & Miller & Weaver \\
Garber of Adair & Narey & Weber \\
Gilbert & Nervig & Westervelt
\end{tabular}

Nays, 26

\author{
Aldrich \\ Beeman \\ Children \\ Doolittle \\ Eliott \\ Elson \\ Forsling \\ Garber of Floyd \\ Gibson
}
Gilbertson
Gilmore of Cedar
Hauge
Justice
McDonald
Mills
Olson
Ontjes
Parsons

Peterson
Schulte
Scott of Appanoose
Stimson
Truax
Ulstad
Wamstad
Wolfe

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Ingersoll & Powers \\
Benz & Kime & Ramsey \\
Clark & Letts & Rankin \\
Colbert & McClune & Slemmons \\
Edgington & McCulloch & Springer \\
Edson & Moen & Year \\
Fackler & Moorhead & Yenter \\
Gilmore of Clay & Morgan & Young \\
Gordon & Orr & Mr. Speaker \\
Gunderson & Perkins & \\
Harrison & Peters &
\end{tabular}

Rule 18 invoked on request.
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 21, Senate File No. 627, a bill for an act authorizing, empowering and directing the Governor and Secretary of State to convey by patent to Johannes Anderson certain real estate in Iowa City, Johnson county, Iowa, with report of committee recommending passage, was taken up for consideration.

Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 69
\begin{tabular}{lll} 
Aldrich & Graham & Parrott \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & Rumley \\
Becker & Hanna & Sampson \\
Beeman & Hauge & Santee \\
Benz & Healy & Schirmer \\
Blake & Held & Schulte \\
Bradley & Huff & Scott of Appanoose \\
Brady & Justice & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Calhoun & Lake & Smith \\
Children & Larson & Sterling \\
Donhowe & LeValley & Stimson \\
Doolittle & Lockin & Strey \\
Elliott & Long & Truax \\
Elson & McDonald & Ulstad \\
Emery & Garber of Adair & Maynee \\
Garber of Floyd & Miller & Van Camp \\
Gibson & Narey & Vance \\
Gilbert & Nervig & Venard \\
Gilbertson & Olson & Weaver \\
Gilmore of Cedar & Orr & Westervelt \\
\end{tabular}

Nays, None
Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & Gordon & Parsons \\
Berry & Harrison & Perkins \\
Carter & Ingersoll & Peters \\
Clark & Kime & Powers \\
Colbert & Letts & Ramsey \\
Criswell & McClune & Rankin \\
Dodd & McCulloch & Slemmons \\
Edgington & Mills & Springer \\
Edson & Moen & Wamstad \\
Fackler & Moorhead & Year \\
Forsling & Mrancis & Morgan \\
Gilmore of Clay & O'Donnell & Yenter \\
& Ontjes & Moung \\
& & Mr. Speaker
\end{tabular}

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

Calendar No. 26, House File No. 659, a bill for an act to amend section fifteen hundred twenty-seven (1527) of the code, (C. C. Sec. 2841,) relative to the compensation of road commissioners, with report of committee recommending passage, was taken up for consideration.

Vance of Madison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 60

Allyn
Anderson
Becker
Reeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Dodd
Donhowe
Toolittle
Elson
Forsling
Francis
Garber. of Floyd
Gibson
Gilbert

Graham
Grimwood Parrott
Hanna . Peterson
Hauge Sampson
Healy Santee
Held Schirmer
Huff
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McDonald
McGhee
Mayne
Miller
Narey
Nervig
O'Donnell

Orr

Scott of Fremont
Sinith
sterling
Stimson
Storey
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolf

Nays, 14
\begin{tabular}{lll} 
Aldrich & Gunderson & Rumley \\
Berry & Justice & Schulte \\
Children & Olson & Scott of Appanoose \\
Emery & Ontjes & Shores \\
Gilmore of Cedar & Parsons &
\end{tabular}

Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Harrison & Powers \\
Clark & Ingersoll & Ramsey \\
Colbert & Kime & Rankin \\
Criswell & Letts & Slemmons \\
Edgington & McClune & Springer \\
Edson & McCulloch & Ulstad \\
Elliott & Mills & Year \\
Fackler & Moen & Yenter \\
Garber of Adair & Moorhead & Young \\
Gilbertson & Morgan & Mr. Speaker \\
Gilmore of Clay & Perkins & \\
Gordon & Peters &
\end{tabular}

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

Calendar No. 27, House File No. 709, a bill for an act to amend section two hundred fifty-four-a-four (254-a4) supplement to the code 1913, (C. C. Sec. 6492) relating to the management and control of cemeteries, and making additional provisions relating to the method of creation and control of trust funds for the care and upkeep of cemeteries or parts thereof, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73

Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun

Carter
Children
Criswell
Dodd
Donhowe
Doolittle
Elson
Emery Forsling
Garber of Adair Garber of Floyd

Gilbert Gilbertson
Graham Grimwood
Gunderson
Hanna
Hauge
Healy
Held
Huff
Justice

Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McDonald
McGhee
Miller
Mills
O'Donnell
Olson
Ontjes
Orr

Parrott
Parsons
Peterson
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Sterling
Stimson

Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Young

Nays, None

Absent or not voting, 35
Aiken
Aldrich
Clark
Colbert
Edgington
Edson
Elliott
Fackler
Francis
Gibson
Gilmore of Cedar
Gilmore of Clay
Gordon
Harrison
Ingersoll
Kime
Letts
McClune
McCulloch
Mayne
Moen
Moorhead
Morgan
Narey

Nervig
Perkins
Peters
Powers
Ramséy
Rankin
Slemmons
Springer
Year
Yenter
Mr. Speaker

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

Calenclar No. 33, House File No. 813, a bill for an act amending section one thousand five hundred sixty-five-c (1565-c) of the code supplement of 1913 , (C. C. 3003) relating to the destruction of noxious weeds, by providing the notice to be given property owners in cities and towns, with report of committee recommending passage, was taken up for consideration.

Gilbert of Marshall moved that the bill be read a third time now' and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Anderson \\
Becker
\end{tabular} & \begin{tabular}{l} 
Beeman \\
Benz
\end{tabular}
\end{tabular}
\begin{tabular}{lll} 
Berry & Hauge & Rumley \\
Blake & Healy & Sampson \\
Bradley & Held & Santee \\
Brady & Huff & Schirmer \\
Buffington & Justice & Schulte \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Lake & Scott of Fremont \\
Criswell & Larson & Shores \\
Dodd & LeValley & Sterling \\
Donhowe & Lockin & Stimson \\
Doolittle & Long & Storey \\
Elliott & McDonald & Truax \\
Elson & McGhee & Ulstad \\
Garber of Adair & Mayne & Van Camp \\
Garber of Floyd & Miller & Vance \\
Gibson & Narey & Venard \\
Gilbert & Nervig & Wamstad \\
Gilbertson & O'Donnell & Weaver \\
Gilmore of Cedar & Olson & Weber \\
Grimwood & Ontjes & Westervelt \\
Gunderson & Orr & Wolfe \\
Hanna & Parrott & Peterson
\end{tabular}

Nays, 2
Emery
Graham
Abseut or not voting, 32
\begin{tabular}{lll} 
Aiken & Ingersoll & Peters \\
Calhoun & Kime & Powers \\
Clark & Letts & Ramsey \\
Colbert & McClune & Rankin \\
Edgington & McCulloch & Slemmons \\
Edson & Mills & Smith \\
Fackler & Moen & Year \\
Forsling & Moorhead & Springer \\
Francis & Morgan & Yenter \\
Perkins & Parsons & Mr. Speaker \\
Gilmore of Clay & & Gordon
\end{tabular}

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

Calend:r No. 34, House File No. 542, a bill for an act to amend section eighteen hundred six (1806) supplemental supplement to the code, 1915, as amended by chapter four thousand forty-one (4041) acts of the Thirty-seventh General Assembly (C. C. Sec. 5532), to provide the securities in which the funds of life insurance companies and associations shall be invested, with report of committee recommending passage, was taken up for consideration.

Narey of Dickinson moved that the bill be read a third time now
and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{lll} 
Aldrich & Graham & Parsons \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & Rumley \\
Becker & Hanna & Sampson \\
Benz & Harrison & Santee \\
Berry & Hauge & Schirmer \\
Blake & Healy & Schulte \\
Bradley & Held & Scott of Appanoose \\
Brady & Huff & Scott of Fremont \\
Buffington & Justice & Shores \\
Carter & Knickerbocker & Smith \\
Children & Lake & Sterling \\
Criswell & Larson & Stimson \\
Dodd & LeValley & Storey \\
Donhowe & Lockin & Truax \\
Doolittle & Long & Ulstad \\
Elliott & Mclonald & Van Camp \\
Elson & McGhee & Vance \\
Emery & Mayne & Venard \\
Forsling & Miller & Wamstad \\
Garber of Adair & Mills & Weaver \\
Garber of Floyd & Narey & Weber \\
Gibson & Nervig & Westervelt \\
Gilbert & Olson & Wolfe \\
Gilbertson & & \\
Gilmore of Cedar & Ontjes & Parrott
\end{tabular}

Nays, None
Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Ingersoll & Peters \\
Beeman & Letts & Powers \\
Calhoun & Kime & Ramsey \\
Clark & McClune & Rankin \\
Colbert & McCulloch & Slemmons \\
Edgington & Moen & Springer \\
Edson & Moorhead & Year \\
Fackler & Morgan & Yenter \\
Francis & GDonnell & Young \\
Gilmore of Clay & Orr & Mr. Speaker \\
Gordon & Perkins &
\end{tabular}

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

\section*{LEAVE OF ABSENCE}

On request of Garber of Adair leave of absence was granted Hauge of Polk for the remainder of the day.

On motion of Becker of Clayton the House adjourned until 1:15 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{LEAVE OF ABSENCE}

On request of Hanna of Benton leave of absence was granted Justice of Shelby and Benz of Chickasaw for the remainder of the day.

On request of Allyn of Ringgold leave of absence was granted Carter of Hardin for the remainder of the day.

On request of Grimwood of Jones leave of absence was granted Gibson of Clarke until Monday.

On request of Knickerbocker of Linn leave of absence was granted Mills of Harrison until Monday.

On request of McGhee of Cerro Gordo leave of absence was granted Elson of Wayne until Monday.

\section*{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. 406, a bill for an act to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital, for the use of the county, and levy a tax for the maintenance of same.

> L. W. Ainsworth, Secretary.

\section*{Also:}

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

House File No. 373, a bill for an act amending chapter two hundred eighty-eight (288) laws of the Thirty-eighth General Assembly (C. C. 3997, 4005,4003 ) conferring additional powers on cities having a population of one hundred thousand \((100,000)\) inhabitants or over, including cities acting under the commission plan of govern:nent, relating to waterworks.

> L. W. Ainsworth, Secretary.

Also :
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. 369, a bill for an act to amend sections 3 and 5, chapter 170, acts of the Thirty-eighth General Assembly, relating to memorial buildings for soldiers, sailors, and marines, and appropriations therefor.
L. W. Ainsworth, 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:

Eouse File No. 449, a bill for an act to repeal section 694 -b, supplement to the code, 1913, relating to powers of cities and towns.

> L. W. Ainsworth, 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. 522, a bill for an act to amend certain sections of the code, relating to the investment of funds of fraternal beneficiary societies.
L. W. Ainswortif, 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:

\section*{CONCURRENT RESOLUTION}

Be It Resolved by the Senate, the House concurring, That the secretary of the Senate and the chief clerk of the House be required to remain at the capitol and perform their respective duties as such for a period, of six days after the close of the session of the Thirty-ninth General Assembly; that they be permitted to select four each of their respective assistants who shall remain for a period of four 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 the secretary of the Senate and the chief clerk of the House are hereby authorized to correct the journals of the Senate and the House, respectively, of the last day of the session; the postmistress shall perform her duties for three days following adjournment; all of whom shall receive the same compensation per day for such extra time as they now receive.
L. W. Ainsworth, Secretary.

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

House concurrent resolution memorializing the federal trade commission to issue a complaint against the trade practice of the steel industry known as "Pittsburgh Plus".
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 524, a bill for an act to require all public officers in the state of Iowa to take an inventory of the real and personal property under their care, custody, control or management, and to keep the same on file in their respective offices, and in the offices of the auditor of state, and county auditor, and for the dismissal from office of public officers who fail to file such inventories.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 775, a bill for an act to repeal certain sections of the supplemental supplement to the code, 1915, of the code and supplemental supplement to the code, 1913, and to enact a substitute therefor relating to the custodian of public buildings and grounds.
L. W. Ainsworth, Secretary.

Also :
Mr. Spfaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 363, a bill for an act in regard to improving highways leading into cities.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 766, a bill for an act fixing the number and compensation of employees in the state departments at the seat of government, and the compensation of certain officers.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is arked:

Senate File No. 312, a bill for an act to repeal section (1056-b-3) ten hundred fifty-six-b-three of chapter fourteen-d (14-d), title five (V), supplemental supplement to the code, 1915, (compiled code, section four thousand two hundred seventy-five (4275) chapter 40 title XIII), and enact and substitute in lieu thereof.

\author{
L. W. Ainsworti, Secretary.
}

Also:
Mr. Speaker-I 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. 310, a bill for an act to establish a civil service commission in cities organized under chapter fourteen-d (14-d), title five (V), supplemental supplement to the code, 1915, (compiled code, chapter

40, title XIII); prescribing the duties of the commission and providing for the hearing and determining of charges filed against employes.
L. W. Arvsworth, Secretary.

Also :
Mr. Speaker-I 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. 774, a bill for an act authorizing the executive council in any investigation before it, ordered by the General Assembly, to subpoena witnesses and require the production of records and other matters of evidence, and providing for punishment of a witness for contempt.
L. W. Ainsworth, Secretary.

Also:
Mr. Spesker-I 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 amending chapter XI of title III of the code, as amended by chapter two hundred sixty-seven (267), acts of the Thirty-seventh General Assembly, and chapter two hundred eleven (211), acts of the Thirty-eighth General Assembly, (C. C. sections 7024, 7026, 7030, 2027, 7028), relating to the selection of grand and petit jurors.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 641, a bill for an act relating to the jurisdiction of mayor's courts in incorporated towns situated within the territorial limits of a municipal court district.
L. W. Arnsworth, Secretary.

Also:
Mr. Speaker-I 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. 447, a bill for an act to authorize the completion of the paving by the state of Iowa of the public highway adjacent to the grounds of the state hospital for the insane at Cherokee, Iowa.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 771, a bill for an act relating to number, compensation and expenses of public officers and employees.
L. W. Ainsworth, . Secretary.

Also :
Mr. Speaker-I 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. 772, a bill for an act to repeal the law as it appears in section one hundred fifty-two-a (152-a), supplement to the code, (C. C. 257), relating to assignment of rooms at state house.

> L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 772, a bill for an act to repeal the law as it appears in section one hundred fifty-two-a (152-a), supplement to the code, 1913, (C. C. 257), relating to assignment of rooms at state house.

Read first and second time and passed on file.

Senate File No. 771, a bill for an act to repeal sections one hundred forty-nine (149), one hundred fifty-nine (159), one hundred sixty (160), two hundred two (202), two thousand eight hundred seventy-nine (2879) and two thousand eight hundred eighty (2880) of the code, (C. C. Secs. 244, 270, 271, 8473, 2754 and 2755) ; sections sixty-five (65), eighty-six (86), eighty-six-a (86-a), eighty-eight (88), ninety-eight (98), one hundred fifteen (115), two hundred three-a (203-a), two thousand one hundred twenty-one-k (2121-k), two thousand eight hundred eighty-one-f (2881-f) and two thousand eight hundred eighty-one-g (2881-g) of the supplement to the code, 1913, (C. C. Secs. \(96,103,117\), \(137,152,8459,5048,2765\) and 2766 ), and section one thousand six hundred eighty-one (1681) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred six-ty-three (363), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 1653) ; section one hundred forty-four-o (144-o) of
the supplemental supplement to the code, 1915, (C. C. Sec. 186) and section two thousand two hundred fifteen-f16 (2215-f16) of the supplemental supplement to the code, 1915, as amended by section seven (7), chapter three hundred fourteen (314), acts of the Thirty-seventh (37) General Assembly, (C. C. Sec. 314); and section one (1), chapter three hundred seventy-four (374), acts of the Thirty-seventh .(37) General Assembly, (C. C. Sec. 315 ), and to amend sections one hundred forty-eight (148), two hundred one (201) and one thousand nine hundred four (1904) of the code, (C. C. Secs. 243, 8472 and 5856) ; sections eightyseven (87), ninety-nine (99), one hundred-a ( \(100-\mathrm{a}\) ), one hundred sixteen (116), two hundred five (205), two hundred eleven (211), one thousand six hundred eighty-three-r ( \(1683-\mathrm{r}\) ), one thousand six hundred eighty-three-r2 (1683-r2), one thousand eight hundred thirty-nine-e ( \(1839-\mathrm{e}\) ) two thousand one hundred twenty-one-j ( \(2121-\mathrm{j}\) ), two thousand seven hundred twenty-sev-en-al (2727-a1), two thousand seven hundred twenty-seven-a4, (2727-a4), two thousand seven hundred twenty:seven-a23 (2727a23), two thousand four hundred sixty-eight-b (2468-b), two thousand four hundred sixty-eight-p (2468-p), two thousand four hundred sixty-eight-1 (2468-1), two thousand four hundred seventy-seven (2477), two thousand four hundred seventy-sevenm 23 ( \(2477-\mathrm{m} 23\) ), two thousand four hundred eighty-three (2483), two thousand five hundred sixty-four (2564), two thousand five hundred seventy-two-d (2572-d), two thousand five hundred sev-enty-four (2574), two thousand five hundred seventy-five-a34 (2575-a34), two thousand five hundred seventy-five-a44 (2575a44), two thousand five hundred eighty-three (2583), two thousand five hundred eighty-three-p (2583-p), two thousand six hundred twenty-seven-h (2627-h), two thousand six hundred thirty-four-b4 (2634-b4), two thousand six hundred eighty-two-1 (2682-1), five thousand seven hundred eighteen-a14 (5718a14), and five thousand seven hundred eighteen-a15 (5718-a15) of the supplement to the code, 1913, (C. C. Secs. 293, 294, 132, 295 , \(8475,164,5460,5462\), 5576,5047 , 1852, 1858, 1872, 1039, \(1053,1049,881,832,732,1262,1310,1263,1330,1345,1314,1410\), \(2277,2312,2327,2242\) and 2245), and section one thousand fifty-six-a11 (1056-a11) of the supplement to the code 1913, as amended by section one (1), chapter three hundred one (301), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 135), section one thousand eight hundred twenty-one-c (1821-c)
of the supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 5470), section one thousand eight hundred thirty-nine-b (1839-b) of the supplement to the code, 1913, as amended by section twelve (12), chapter three hundred forty-eight (348), acts of the Thir-ty-eighth (38) General Assembly, (C. C. Sec. 5573), section two thousand six hundred ninety-two-c (2692-c) of the supplement to the code, 1913, as amended by section two (2), chapter three hundred seventy (370), acts of the Thirty-seventh (37) General Assembly, (C. C. Sec. 1915), section two thousand five hundred eighty-five (2585) of the supplement to the code, 1913, as amended by section one (1), chapter one hundred eighty-three (183), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 1414), and section two thousand six hundred eighty-two-m ( \(2682-\mathrm{m}\) ) of the supplement to the code, 1913, as amended by section one (1), chapter seventy-four (74), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 2328) ; sections one thousand nine hundred twenty-u12 (1920-u12), one hundred forty-four-g (144g), two hundred twenty-four-m (224-m), two thousand seven hundred twenty-seven-a3, (2727-a3), two thousand four hundred seventy-seven-g1 (2477-g1), two thousand five hundred thir-ty-nine (2539), two thousand five hundred sixty-two (2562), two thousand five hundred eighty-seven (2587), and two thousand six hundred thirty-four-a (2634-a) of the supplemental supplement to the code, 1915, (C. C. Secs. 5429, 178, 175, 1854, 891, 1106, 1136, 1415 and 2306), section two thousand one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, as amended by section two (2), chapter three hundred fifteen (315), acts of the Thirty-seventh (37) General Assembly, (C. C. Sec. 5044), section two thousand six hundred ninety-two-a (2692-a) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter fifty-four (54), section one (1), chapter three hundred forty-nine (349), and section one (1), chapter four hundred twenty-seven (427), acts of the Thirty-seventh (37) General Assembly, and section one (1), chapter one hundred five (105), acts of the Thirtyeighth (38) General Assembly, (C. C. Sec. 1913), section two thousand five hundred seven (2507) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred twenty-nine (329), acts of the Thirty-eighth (38)

General Assembly, (C. C. Sec. 903) and section two thousand five hundred fifteen (2515) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventy-seven (377), acts of the Thirty-seventh (37) General Assembly, and section one (1), chapter two hundred six (206), acts of the Thirty-eighth (38) General Assembly, (C. C. 1442); and section thirty-seven (37), chapter two hundred sev-enty-five (275), and sections two (2) and nine (9), chapter two hundred eighty-seven (287), acts of the Thirty-eighth (38) General Assembly, (C. C. Secs. 3080, 1713 and 1733), relating to the number, compensation and expenses of public officers and employees.

Read first and second time and passed on file.
Senate File No. 310, a bill for an act to establish a civil service commission in cities organized under chapter fourteen-D (14D), title five (V), supplemental supplement to the code, 1915, (compiled code, Chap. 40, title XIII); prescribing the duties of the commission and providing for the hearing and determining of charges filed against employes.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 312, a bill for an act to repeal section ten hundred fifty-six-b-three ( \(1056-\mathrm{b}-3\) ) of chapter fourteen-D (14D), title five (V), supplemental supplement to the code, 1915, (compiled code, section four thousand two hundred seventyfive (4275) Chap. 40, title XIII), and enact and substitute in lieu thereof.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 766, a bill for an act fixing the number and compensation of employees in the state departments at the seat of government, and the compensation of certain officers.

Read first and second time and passed on file.
Senate File No. 524, a bill for an act to require all public officers in the state of Iowa to take an inventory of the real and
personal property under their care, custody, control or manage- . ment, and to keep the same on file in their respective offices, and in the offices of the auditor of state, and county auditor, board of control and board of education, and for the dismissal from office of public officers who fail to file such inventories.

Read first and second time and referred to committee on county and township organizations.

Senate File No. 363, a bill for an act to amend section eight hundred forty-h (840-h), supplemental supplement to the code, 1915, (compiled code, Sec. 3912), and section eight hundred for-ty-i (840-i), supplemental supplement to the code, 1915, (compiled code, Sec. 3913), and section eight hundred forty-j (840-j), supplemental supplement to the code, 1915, (compiled code, Sec. 3914), and section eight hundred forty-k ( \(840-\mathrm{k}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3915), and section eight hundred forty-m ( \(840-\mathrm{m}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3917), and section eight hundred forty-n (840-n), supplemental supplement to the code, 1915, (compiled code, Sec 3918), and section eight hundred for-ty-o (840-0), supplemental supplement to the code, \(1915_{j}\) as amended by section one (1), chapter three hundred seventy-six (376), acts of the Thirty-seventh (37th) General Assembly, (compiled code, Sec. 3919), in regard to improving highways leading into cities.

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

Senate File No. 775, a bill for an act to repeal section one hundred forty-seven (147) of the supplemental supplement to the code, 1915, (C. C. Sec. 242) ; sections one hundred forty-eight (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code (C. C. Secs. 243, 244, and 247); and sections one hundred fifty (150) and one hundred fifty-one (151) of the supplement to the code, 1913, (C. C. Secs. 245 and 246) and to enact a substitute therefor relating to the custodian of public buildings and grounds.

Read first and second time and referred to committee on departmenal affairs.

Senate File No. 447, a bill for an act to authorize the completion of the paving by the State of Iowa of the public highway adjacent to the grounds of the State Hospital for the Insane at Cherokee, Iowa.

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

Senate File No. 641, a bill for an act to amend section six hundred ninety-four-cl (694-c1) of the supplemental supplement of the code of Iowa, 1915, as amended, and section six hundred ninety-four-c5 (694-c5) of supplemental supplement of the code of Iowa, 1915, as amended, relating to the jurisdiction of mayor's courts in incorporated towns situated within the territorial limits of a municipal court district.

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

Senate File No. 469, a bill for an act amending chapter XI of title III of the code, as amended by chapter two hundred sixty-seven (267), acts of the Thirty-seventh General Assembly, and chapter wwo hundred eleven (211), acts of the Thirty-eighth General Assembly, (C. C. sections 7024, 7026, 7030, 7027, 7028), relating to the selection of grand and petit jurors.

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

Senate File No. 774, a bill for an act authorizing the executive council in any investigation before it, ordered by the general assembly, to subpeona witnesses and require the production of records and other matters of evidence and providing for punishment of a witness for contempt.

Read first and second time and referred to committee on departmental affair.

\section*{CONCURRENT RESOLUTION CONSIDERED}

By unanimous consent the Senate concurrent resolution authorizing officers of the Senate and House to remain after the session to complete the records, was taken up and considered.

Harrison of Pottawattamie moved that the House concur. Motion prevailed and the House concurred.

Calendar No. 76, Senate File No. 409, a bill for an act to amend section six hundred eighty-six (686) of the code, (compiled code, section 3580), relating to publication of ordinances, with report of committee recommending passage, was taken up for consideration.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 60
Allyn
Becker
Beeman
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Colbert
Donhowe
Doolittle
Emery
Francis
Garber of Adair
Garber of Floyd
Gilbertson
Graham
Grimwood
Gunderson

Hanna
Harrison
Healy
Held
Huff
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McDonald
McGhee
Miller
Narey
Nervig
O'Donnell
Olson
Parrott
Parsons

Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
1Istad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe

Nays, 2
Forsling Truax

Absent or not voting, 46
\begin{tabular}{lll} 
Aiken & Edson & Ingersoll \\
Aldrich & Elliott & Justice \\
Anderson & Elson & Kime \\
Benz & Fackler & Letts \\
Carter & Gibson & McClune \\
Children & Gilbert & McCulloch \\
Clark & Gilmore of Cedar & Mayne \\
Criswell & Gilmore of Clay & Mills \\
Dodd & Gordon & Moen \\
Edgington & Hauge & Moorhead
\end{tabular}
\begin{tabular}{lll} 
Morgan & Powers & Year \\
Ontjes & Ramsey & Yenter \\
Orr & Rankin & Young \\
Perkins & Slemmons & Mr. Speaker \\
Peters & Springer & \\
Peterson & Westervelt &
\end{tabular}

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

House File No. 661, a bill for an act to govern and control long distance telephone messages, defining the duties of the company by its operators, regulating the amounts to be charged in the state of Iowa, providing a penalty for the violation thereof and repealing all acts or parts of acts in conflict herewith, with report of committee without recommendation, was taken up for consideration.

Santee of Black Hawk offered the following amendment and moved its adoption:

Amend House File No. 661 by striking out the remainder of section four (4) beginning with the word "such" in line six (6) thereof.

Amendment adopted.
On request of Weaver of Polk action on House File No. 661 was deferred.

Calendar No. 69, House File No. 723, a bill for an act to amend section fifteen hundred seventy (1570) of the code, (C. C. Sec. 3010), fixing the time of cutting hedges along public highways, with report of committee recommending passage, was taken up for consideration.

Stimson of Page moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 57
\begin{tabular}{lll} 
Aldrich & Children & Garber of Floyd \\
Allyn & Colbert & Gilbertson \\
Beker & Criswell & Graham \\
Beeman & Donhowe & Grimwood \\
Berry & Doolittle & Gunderson \\
Bradley & Emery & Hanna \\
Brady & Francis & Harrison \\
Buffington & Garber of Adair & Healy
\end{tabular}
\begin{tabular}{lll} 
Held & \begin{tabular}{l} 
Nervig \\
O'Donnell
\end{tabular} & Smith \\
Huff & Sterling \\
Knickerbocker & Olson & Stimson \\
Lake & Parrott & Storey \\
Larson & Parsons & Ulstad \\
LeValley & Peterson & Vance \\
Lockin & Rumley & Venard \\
Long & Schirmer & Wamstad \\
McDonald & Schulte & Weaver \\
McGhee & Scott of Fremont & Weber \\
Mayne & Shores & Wolfe
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Blake & Truax \\
Orr & Van Camp
\end{tabular}

Absent or not voting, 47
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Perkins \\
Anderson & Gordon & Peters \\
Benz & Hauge & Powers \\
Calhoun & Ingersoll & Ramsey \\
Carter & Justice & Rankin \\
Clark & Kime & Sampson \\
Dodd & Letts & Santee \\
Edgington & McClune & Scott of Appanoose \\
Edson & McCulloch & Slemmons \\
Elliott & Miller & Springer \\
Elson & Mills & Westervelt \\
Fackler & Moen & Year \\
Forsling & Moorhead & Yenter \\
Gibson & Morgan & Young \\
Gilbert & Narey & Mr. Speaker \\
Gilmore of Cedar & Ontjes &
\end{tabular}

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

House File No. 684, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit realignment of a highway, with report of committee recommending passage, was taken up for consideration.

On request of Donhowe of Storey, unanimous consent having been obtained, Senate File No. 662 was withdrawn from the committee on state educational institutions and substituted for House File No. 684.

Senate File No. 662, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion
of state property to permit realignment of a highway, was taken up and considered.

Donhowe of Story moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{lll} 
Aldrich & Grimwood & Peterson \\
Allyn & Gunderson & \begin{tabular}{l} 
Rumley \\
Anderson
\end{tabular} \\
Becker & Hanna & Santee \\
Beman & Harrison & Schirmer \\
Berry & Healy & Schulte \\
Bradley & Held & Scott of Appanoose \\
Brady & Huff & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Children & Lake & Smith \\
Colbert & Larson & Sterling \\
Criswell & LeValley & Stimson \\
Donhowe & Lockin & Storey \\
Elliott & Long & Truax \\
Emery & McGhee & Ulstad \\
Francis & Mayne & Van Camp \\
Garber of Adair & Miller & Nervig \\
Garber of Floyd & ODonnell & Vance \\
Gilbert & Olson & Wamstad \\
Gilbertson & Orr & Weaver \\
Gilmore of Cedar & Parrott & Weber \\
Graham & Parsons & Westervelt \\
\end{tabular}

Nays, None

Absent or not voting, 42

Aiken
Benz
Blake
Calhoun
Carter
Clark
Dodd
Doolittle
Edgington
Edson
Elson
Fackler
Forsling
Gibson

Gilmore of Clay
Gordon
Hauge
Ingersoll
Justice
Kime
Letts
McClune
McCulloch
McDonald
Mills
Moen
Moorhead
Morgan

Narey
Ontjes
Perkins
Peters
Powers
Ramsey
Rankin
Sampson
Slemmons
Springer
Year
Yenter
Young
Mr. Speaker

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

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly, enrolled Senate File No. 336 , a bill for an act to repeal section five thousand six hundred twentysix (5626) of the code, as amended by chapter one hundred seventy-three (173) of the acts of the Thirty-eighth General Assembly (compiled code section 2258 ), and to enact a substitute therefor, relating to pardons, commutation of sentences and the remission of fines and forfeitures by the governor.

Also :
Senate File No. 763, a bill for an act to provide for the preparation, printing and distribution of a supplement to the compiled code and of amendments and revisions of code commissioners' bills, and to provide for the completion of the code, to provide for the expense thereof, to make an appropriation therefor, and to fix and prescribe the duties of the committee on retrenchment and reform in relation thereto.

\author{
W. H. Vance, \\ Chairman House Committee. \\ Ben C. Abeen, Jr. Acting Chairman Senate Committee.
}

Report adopted.

\section*{BILLA \(\operatorname{SIGNED}\) BY THE SPEAKER PRO TEMPORF}

The Speaker pro tempore of the House announced that, as Speaker pro tempore of the House, he had signed in the presence of the House, the following bills:

Senate File No. 336.
Senate File No. 763.

\section*{SPECIAL ORDERS MADE}

On request of Brady of O'Brien, unanimous consent having been obtained, House File No. 500 was made a special order for Friday, April 1st, at \(10: 00\) o'clock a. m.

On request of Donhowe of Story, unanimous consent having been obtained, House File No. 683 was made a special order for Thursday, March 31st, at 10:00 o'clock a. m.

SENATE FILE NO. 423 REFERRED TO COMMITTEE
Senate File No. 423 was ordered referred to the committee on appropriations.

\section*{HOUSE FILE WITHDRAWN}

On request of Van Camp of Muscatine, unanimous consent having been obtained, House File No. 697 was withdrawn from the committee on police regulations and from further consideration by the House.

\section*{MOTIONS TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which Senate File No. 581 failed to pass the House.

I second the motion.
a. O. Havge.

Nels Peterson,
L. B. Forsling.

Mr. Speaker-We move to reconsider the vote by which Senate File No. 292 passed the House.
L. H. Mayne,

John Bradley,
J. S. Francis.

\section*{AMENDMENT FILED}

Forsling of Woodbury filed the following amendment:
Amend the committee amendment to House File No. 750 by inserting after the word "the" and before the word "dealing" as they appear in line seven (7) the following words: "disposition of or" and by striking out the word "and" as it appears in line seven (7) and insert in lieu thereof the word "or"; also by striking out the comma (,) at the end of line nine (9) and inserting in lieu thereof a period (.) and by inserting before the word "such" in line ten (10) the word "But".

On motion of Hanna of Benton the House adjourned until 9:30 a. m., Monday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, March. \(28,1921\).

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

Prayer was offered by the Rev. G. W. Emerson, pastor of the U. B. church, Des Moines.

Journal of March 26th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Wolfe of Kossuth leave of absence was granted Ontjes of Grundy for the day.

On request of Shores of Bremer leave of absence was granted Moen of Lyon until noon.

On request of Parsons of Calhoun leave of absence was granted Edgington of Monona until noon.

On request of Clark of Linn leave of absence was granted Perkins of Sac until noon.

\section*{RULE 63 SUSPENDED}

On request of Dodd of Howard rule 63 was suspended for the day.

\section*{Petitions}

Lockin of Cherokee presented a petition from Knights of Columbus of Cherokee, relative to House File No. 573.

Smith of Clinton presented a petition from citizens of Welton, relative to House File No. 573.

Aldrich of Marion presented a petition from citizens of Melcher, relative to House File No. 573.

Brady of O'Brien presented a petition from citizens of Hartley, relative to parochial schools.

Huff of Cass presented a petition from citizens of Wiota, relative to exemption of wages.

Venard of Sioux presented a petition from citizens of Hospers, relative to House File No. 573.

Olson of Clinton presented a petition from citizens of Delmar, relative to parochial schools.

Peterson of Henry presented a petition from citizens of Mt. Pleasant, relative to House File No. 573.

Rankin of Lee presented a petition from citizens of Lee county, relative to parochial schools.

Parsons of Calhoun presented a petition from voters of 6 th district, relative to parochial schools.

Westervelt of Greene presented petitions from citizens of Rippey, relative to observance of Sabbath.

Above petitions referred to their respective committees.

\section*{REPORTS OF COMMITTEES}

Elliott of Scott, from the committee on police regulations, submitted the following report:

Mr. Speaker-Your committee on police regulations to whom was referred Senate File No. 591, a bill for an act to amend the law as it appears in section thirty (30), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to reporting motor vehicle accidents, beg leave to report they have had 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 W. Elliott, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on police regulations to whom was referred House File No. 678, a bill for an act repealing the law as it appears in section 5006 of the code, 5007 of the code, 5007 -c, supplement to the code \(5007-\mathrm{D}\), supplement to the code and enacting substitutes therefor; amending sections \(5007-\mathrm{A}\) and \(5007-\mathrm{B}\), supplement to the code, all per-
taining to sale of cigarettes, cigarette papers, 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 striking out all after the enacting clause and inserting a substitute in lieu thereof.

\author{
Frank W. Elliott, Chairman.
}

Report adopted.

\section*{PRINTING OF SUBSTITUTE AMENDMENT}

On motion of Elliott of Scott six hundred (600) copies of the substitute amendment were ordered printed in bill form.

Becker of Clayton, from the committee on motor vehicles, submitted the following report:

Mr. Speaker-Your committee on motor vehicles to whom was referred Senate File No. 494, a bill for an act to amend section four hundred eighty-two (482) of the code (C. C. section 3165), relating to the duties of the county treasurer, providing \(a\) seal, and requiring an impression of the seal on each motor vehicle registration certificate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\section*{Wm. Becker, Chairman.}

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on motor vehicles to whom was referred Senate File No. 777, a bill for an act to amend the law as it appears in chapters two hundred seventy-five (275) and three hundred seventy (370), acts of the Thirty-eighth General Assembly (C. C. semions 3045 to 3081 , inc.), relating to the licensing and regulation of 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.

Wm. Becker, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on motor vehicles to whom was referred Senate File No. 531, a bill for an act prescribing the kind of lights with which motor vehicles sold or offered for sale must be equipped and providing 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, and when so amended the bill do pass:

Amend by striking section six (6), the publication clause.
Wm. Becker, Chairman.
Report adopted.
Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 546, a bill for an act to repeal sections twenty-six hundred sixty-five (2665) of the code, (C. C. section 2409); twenty-six hundred sixty-six (2666) and twenty-six hundred sixty-seven (2667) of the code, (C. C. sections 2410 and 2411); section twenty-sjx hundred seventy-one (2671) of the code, (C. C. section 2412) and to enact substitutes therefor, relating to the investment and re-investment of the Iowa State Agricultural College Endowment Fund; to provide a rural credit system prescribing rules and regulations for the safe investment and re-investment of such fund; and to establish the Iowa rural credits board to have charge of the same, and to make an appropriation necessary to carry into effect the provisions 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 amended as follows, and when so amended the bill do pass:

First, amend as recommended by the committee on agriculture.
Second, amend by striking out the words and figures, "one hundred thousand dollars ( \(\$ 100,000.00\) )" as they appear in section 40 of said bill, and inserting in lieu thereof the words and figures "fifty thousand dollars ( \(\$ 50,000.00\) )."

\author{
E. P. Harrison, Chairman.
}

Report adopted.

\begin{abstract}
Also:
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 289, a bill for an act to amend the law as it appears in sections three (3), four (4), six (6), seven (7), eight (8) and ten (10) of chapter 37, acts of the Thirty-eighth General Assembly and to amend paragraph seven (7), section 2727-a96, supplemental supplement to the code, 1915, relating to the support funds for the various state institutions under the supervision 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 amended as follows, and when so amended the bill do pass:
\end{abstract}

Amend by striking out the word "three" in the last line of section 2 and substituting in lieu thereof the word "one".

Amend section 3 by substituting therefor the following:

Sec. 3. That the law as it appears in section 6 of chapter 37 , acts of the 38th General Assembly be and the same is hereby amended by striking out of line fourteen (14) the word "three" and inserting in lieu thereof the word "four"; also by striking out of line 14 the word sixty; also by striking out of line 16 the word "nine" and inserting in lieu thereof the word "ten".

Amend by striking out all of section 4.
E. P. Harrison, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 580, a bill for an act to amend section 5-a of chapter 337, acts of the 38th General Assembly (C. C. section 2287) and section 10 of chapter 290, acts of the 37 th General Assembly (C. C. section 2288) relating to the appropriation of state funds to meet the federal appropriation aiding vocational 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, and when so amended the bill do pass:

Amend by striking out all of section 2.
Amend section 1 by striking out all of said section after the word "following" in the sixth line thereof, and inserting in lieu thereof the following words and figures: "The sum of ifty thousand dollars, ( \(\$ 50,000.00\) ) for the year ending June 30,1922 , and the sum of sixty thousand dollars ( \(\$ 00,000.00\) ) for the year ending June \(30,1923\).
E. P. Harrison, Chairman.

Report adopted.

Gilmore of Clay 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. 764, a bill for an act to amend chapter two hundred seventy-eight (278) acts of the Thirty-Eighth General Assembly, relating to the appointment and compensation of deputy 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 amended by adding thereto the following:

Sec. 5. That section five (5) chapter two hundred seventy-eight (278), acts of the Thirty-eighth General Assembly, be amended by striking out all of said section following the word "thereof" in line three (3) and substituting in lieu thereof the following:

In all counties the sheriff may in writing with the consent of the board of supervisors appoint one or more deputies, not holding a county office, for whose acts he shall be responsible and from whom he shall require a bond, which appointment and bond shall be approved by the officer who has the approval of the principal's bond. Such appointment may be revoked in writing, which appointment and revocation shall be filed and kept in the auditor's office. The person or persons, thus appointed shall qualify by taking the same oath as his principal. In all cases the board of supervisors shall fix the number of deputies. The person or persons thus appointed shall receive a salary to be fixed ky the board of supervisors but not to exceed fifteen hundred dollars ( \(\$ 1500\) ) per year.

Provided that in counties having a population of fifty thousand ( 50,000 ) or over the salary of the chief deputy shall be sixty-five (65) per cent of that of his principal, but not to exceed eighteen hundred dollars ( \(\$ 1,800\) ), the compensation of other deputies to be fixed by the board of supervisors.

In counties in which district court is held in two places the first deputy shall receive sixty-five (65) per cent of the salary received by the sheriff, but the deputy in charge of the office other than at the county seat shall receive the same salary as that received by the first deputy at the county seat. All deputies shall be paid by the county.

Chas. Gilmore, Chairman.
Report adopted.

Gilmore of Clay, from the committee on departmental affairs, submitted the following report:

Mr. Speaker-Your committee on departmental affairs to whom was referred Senate File No. 556, a bill for an act to amend the law as it appears in section one (1) of chapter four hundred nine (409) acts of the Thirty-eighth General Assembly (C. C. section 272) requiring that authority be secured from executive council before trips can be made by state officers outside of the state at state expense, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Chas. Gilmore, Chairman.
Report adopted.

\section*{RESOLUTION}

Mayne of Palo Alto offered the following resolution:
Be It Resolved by the House of Representatives, That the speaker of the House shall on or before Wednesday, March 30, 1921, appoint a sifting committee of eight members, to which shall be referred all bills other than appropriation bills, and that beginning with Thursday, March 31, 1921, no bills shall be considered by the House except appropriation bills,
unless reported by said sifting committee. No bills shall be considered by the sifting committee or by the House which have been or shall be reported for indefinite postponement by the committee to which they were originally referred.

Laid over under rule 34.

\section*{CONSIDERATION OF BILLS}

Calendar No. 1, House File No. 676, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirty-seventh General Assembly; and to provide that certain children may be admitted to the hospital of the College of Medicine of the State University, who are not committe under the provisions of section 254-c, section 254 -d and section \(254-\mathrm{k}\), supplemental supplement to the code, 1915, (C. C. Secs. 2376, 2377, and 2384) and sections two and three (2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. Sections 2387 and 2388), with report of committee recommending passage, was taken up for consideration.

On request of Yenter of Johnson, unanimous consent having been obtained, Senate File No. 661 was substituted for House File No. 676.

Calendar No. 59, Senate File No. 661, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirty-seventh General Assembly; and to provide that certain children may be admitted to the hospital of the college of Medicine of the State University, who are not commited under the provisions of section 254 -c, section 24 -d and section \(254-\mathrm{k}\), supplemental supplement to the.code, 1915, (C. C. sections 2376, 2377, and 2384) and sections two and three (2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. sections 2387 and 2388), with report of committee recommending passage, was taken up for consideration.

Yenter of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 83
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Powers \\
Allyn & Gilmore of Clay & Ramsey \\
Anderson & Graham & Rankin \\
Becker & Grimwood & Rumley \\
Beeman & Gunderson & Sampson \\
Benz & Hanna & Santee \\
Berry & Harrison & Schirmer \\
Blake & Hauge & Schulte \\
Bradley & Healy & Scott of Appanoos \\
Brady & Huff & Scott of Fremont \\
Buffington & Justice & Shores \\
Calhoun & Kime & Slemmons \\
Children & Knickerbocker & Smith \\
Clark & Larson & Sterling \\
Colbert & Lockin & Stimson \\
Criswell & Long & Storey \\
Dodd & McCulloch & Ulstad \\
Donhowe & McGhee & Van Camp \\
Doolittle & Mayne & Vance \\
Edson & Miller & Venard \\
Elliott & Mills & Wamstad \\
Emery & Morgan & Weaver \\
Fackler & Narey & Weber \\
Francis & O'Donnell & Westervelt \\
Garber of Adair & Orr & Wolfe \\
Garber of & Floyd & Parrott \\
Gilbert & Parsons & Yenter \\
Gilbertson & Peterson & Mr. Speaker \\
\end{tabular}

Nays, None

Absent or not voting, 25
\begin{tabular}{lll} 
Aldrich & Lake & Ontjes \\
Carter & Letts & Perkins \\
Edgington & LeValley & Peters \\
Elson & McClune & Springer \\
Forsling & McDonald & Truax \\
Gibson & Moen & Year \\
Gordon & Moorhead & Young \\
Held & Nervig & \\
Ingersoll & Olson &
\end{tabular}

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

\section*{LEAVE OF ABSENCE}

On request of Ulstad of Wright leave of absence was granted Peters of Dallas until noon.

On request of Beeman of Allamakee leave of absence was granted Truax of Guthrie until noon.

On request of Justice of Shelby leave of absence was granted Nervig of Humboldt until noon.

Calendar No. 5, House File No. 810, a bill for an act to amend section four hundred sixty-eight (468) of the code, 1897 (C. C. Sec. 3131), relating to offices and supplies for county officers, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Lake of Woodbury, the amendments proposed by the committee, found on page 1210 of the journal of March 19th, were adopted.

Mr. Lake moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{lll} 
Allyn & Gunderson & Rankin \\
Anderson & Hanna & Rumley \\
Becker & Harrison & Sampson \\
Benz & Hauge & Santee \\
Berry & Healy & Schirmer \\
Blake & Fuff & chulte \\
Brady & Sustice & Scott of Appanoor: \\
Buffington & Kime & Scott of Fremont \\
Calhoun & Rnickerbocker & Shores \\
Children & Lake & Slemmons \\
Clark & LeValley & Smith \\
Colbert & Lockin & Sterling \\
Criswell & Long & Stimson \\
Dcdd & McCulloch & Storey \\
Donhowe & McDonald & Ulstad \\
Edson & McGhee & Van Camp \\
Elliott & Mayne & Vance \\
Emery & Mills & Venard \\
Fackler & Morgan & Wamstad \\
Francis & Narey & Weaver \\
Garber of Adair & ODonnell & Westervelt \\
Garber of Floyd & Orr & Wolfe \\
Gilbert & Parsons & Yenter \\
Gilbertson & Peters & Young \\
Gilmore of Cedar & Peterson & Mr. Speaker \\
Graham & Powers & \\
Grimwood & Ramsey &
\end{tabular}

Nays, None

Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Nervig \\
Aldrich & Gordon & Olson \\
Beeman & Held & Onties \\
Bradley & Ingersoll & Parrott \\
Carter & Larson & Perkins \\
Doolittle & Letts & Springer \\
Edgington & McClune & Truax \\
Elson & Miller & Weber \\
Forsling & Moen & Year \\
Gibson & Moorhead &
\end{tabular}

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

Calendar No. 6, House File No. 570, a bill for an act providing for the regulation, licensing and sanitary inspection of restaurants, cafes, caferias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the public, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment to the committee amendments, filed by Perkins of Sac, found on page 1466 of the journal of March 25th, was considered and on motion of Blake of Fayette, adopted.

On motion of Clark of Linn action on House File No. 570 was deferred and the bill allowed to retain its place on the calendar.

Calendar No. 7, House File No. 538, a bill for an act making it unlawful to take black bass from the inland or boundary waters of the state of Iowa, for other than propagation purposes, except by hook and line, and to prohibit the buying and selling of same and their possession by certain parties, with report of committee recommending passage, was taken up for consideration.

Ramsey of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73
\begin{tabular}{l|ll} 
Allyn & Blake & Colbert \\
Anderson & 'Bradley & Dodd \\
Becker & Buffington & Dod \\
Reeman & Calhoun & Doolittle \\
Benz & Children & Edson \\
& & Emery
\end{tabular}

Forsling
Francis
Garber of Adair
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Healy
Justice
Kime
Knickerbocker
Lake
Larson
LeValley
Lockin

Long
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Morgan
Narey
O'Donnell
- Or

Parrott
Parsons
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee

Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Ulstad
Vân Camp
Vance
Venard
Weber
Westervelt
Wolfe
Young
Mr. Speaker

Nays, 7

Criswell
Elliott
Hauge

Huff
'Peters
-Wamstad

Yenter

Absent or not voting, 28
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Olson \\
Aldrich & Gibson & Ontjes \\
Berry & Gordon & Perkins \\
Brady & Held & \\
Carter & Ingersoll & Springer \\
Clark & Letts & Storey \\
Donhowe & McClune & Truax \\
Edgington & Moen & Weaver \\
Elson & Moorhead & \\
Fackler & Nervig & \\
& &
\end{tabular}

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

Calendar No. 8, House File No. 498, a bill for an act authorizing the executive council of the state of Iowa to make sale of certain lands belonging to the state of Iowa, located in Keokuk Lake, Muscatine county and Odessa Lake, Louisa county, and along Muscatine Slough in both of said counties, with report of committee recommending passage was taken up for consideration.

Springer of Louisa offered the following amendment and moved its adoption:

Amend House File No. 498 by adding to section one the following:
"Any surplus arising from the sale of said lands above the amount of the assessments on state lands in said district shall be paid to the state treasurer and become part of the general fund."

Amendment adopted.

Mr. Springer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{|c|c|c|}
\hline Allyn & Gordon & Powers \\
\hline Anderson & Graham & Ramsey \\
\hline Becker & Grimwood & Rankin \\
\hline Beeman & Hanna & Rumley \\
\hline Benz & Harrison & Sampson \\
\hline Berry & Hauge & Santee \\
\hline Blake & Healy & Schirmer \\
\hline Bradley & Huff & Schulte \\
\hline Brady & Justice & Scott of Appanoose \\
\hline Buffington & Kime & Scott of Fremont \\
\hline Calhoun & Knickerbocker & Shores \\
\hline Children & Lake & Slemmons \\
\hline Clark & Larson & Smith \\
\hline Colbert & LeValley & Springer \\
\hline Criswell & Lockin & Sterling \\
\hline Dodd & Long & Stimson \\
\hline Donhowe & McCulloch & Storey \\
\hline Edson & McDonald & Ulstad \\
\hline Elliott & McGhee & Van Camp \\
\hline Emery & Mayne & Vance \\
\hline Fackler & 'Miller & Venard \\
\hline Forsling & Mills & Wamstad \\
\hline Francis & Morgan & Weaver \\
\hline Garber of Adair & O'Donnell & Weber \\
\hline Gerber of Floyd & Orr & Westervelt \\
\hline Gilbert & Parrott & Wolfe \\
\hline Gilbertson & Parsons & Yenter \\
\hline Gilmore of Cedar & Peters & Young \\
\hline Gilmore of Clay & Peterson & \\
\hline
\end{tabular}
\[
\text { Nays, } 1
\]

Aiken
Absent or not voting, 21
\begin{tabular}{lll} 
Aldrich & Held & Nervig \\
Carter & Ingersoll & Olson \\
Doolittle & Letts & Ontjes \\
Edgington & McClune & Perkins \\
Elson & Moen & Truax \\
Gibson & Moorhead & Year \\
Gunderson & Narey & Mr. Speaker
\end{tabular}

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

Calendar No. 10, House File No. 642, a bill for an act to amend section one (1), chapter two hundred forty-nine (249), acts of the Thirty-seventh General Assembly (C. C. 2902), and to construe the word "roads" as it appears therein, with report of committee recommending passage, was taken up for consideration.

Ramsey of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 87
\begin{tabular}{lll} 
Aiken & Gilbertson & Peters \\
Aldrich & Gilmore of Cedar & Peterson \\
Allyn & Gilmore of Clay & Powers \\
Anderson & Gordon & Ramsey \\
Becker & Graham & Rankin \\
Beeman & Grimwood & Rumley \\
Benz & Gunderson & Sampson \\
Berry & Hauge & Santee \\
Blake & Healy & Schirmer \\
Bradley & Huff & Schulte \\
Brady & Justice & Scott of Fremont \\
Buffington & Kime & Shores \\
Calhoun & Knickerbocker & Slemmons \\
Children & Lake & Smith \\
Clark & Larson & Springer \\
Colbert & LeValley & Sterling \\
Criswell & Lockin & Stimson \\
Dodd & Long & Storey \\
Donhowe & McCulloch & Van Camp \\
Doolittle & McDonald & Vance \\
Edson & McGhee & Venard \\
Elliott & Mayne & Wamstad \\
Emery & Mackler & Miller \\
Forsling & Morgan & Weaver \\
Francis & Narey & Weber \\
Garber of & Adair & O'Donnell \\
Garber of & Floyd & Parrott \\
Gilbert & Parsons & Wolfervelt \\
& & Yenter \\
& & Young \\
& & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 21

Carter
Edgington Elson

97

Gibson
Hanna
'Harrison

Held
Ingersoll
Letts
\begin{tabular}{lll} 
McClune & Nervig & Scott of Appanoose \\
Mills & Olson & Truax \\
Moen & Ontjes & Ulstad \\
Moorhead & Perkins & Year
\end{tabular}

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

\section*{SPECIAL ORDER NO. 1}

Senate File No. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to the code, 1913, (compiled code Sec. 6525), fixing, limiting and determining the liabilities of keepers of hotels, inns, eating houses, and steamboat owners, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Clark of Linn, unanimous consent having been obtained, action on Senate File No. 389 was deferred and the bill made a special order for March 29th, at \(10: 30 \mathrm{a} . \mathrm{m}\).

Calendar No. 11, House File No. 712, a bill for an act to provide for a special assessment committee to determine for portion of benefits of special assessments in cities of the first class and cities acting under the commission plan of government, and repealing conflicting statutes, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hauge of Polk the amendments proposed by the committee, found on page 1311 of the journal of March 21st, were adopted.

Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
\[
\text { Ayes, } 68
\]
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Brady
Buffington
Calhoun
Children
Clark
Colbert
Dodd
Edson
Elliott

Emery
Fackler Forsling
Francis
Garber of Adair
Garber of Floyd
Gilmore of Cedar Gordon
\begin{tabular}{|c|c|c|c|}
\hline Graham & & \({ }^{\text {M }}\) Miller & Shores \\
\hline Grimwood & & Morgan & Smith \\
\hline Hanna & & Narey & Sterling \\
\hline Hauge & & '0'Donnell & Stimson \\
\hline Healy & & Parsons & Storey \\
\hline Justice & & ; Peters & Van Camp \\
\hline Kime & & Peterson & Vance \\
\hline Knickerbocker & & Powers & Venard \\
\hline Lake & & Rankin & Wamstad \\
\hline LeValley & & Rumley & Weaver \\
\hline Lockin & & -Sampson & Weber \\
\hline Long & & 'Santee & Wolfe \\
\hline McDonald & & Schirmer & Yenter \\
\hline McGhee & & Schulte & Young \\
\hline Mayne & & Scott of Fremont & \\
\hline
\end{tabular}

Nays, 3
Aldrich
McCulloch
Scott of Appanoose
Absent of not voting, 37
\begin{tabular}{lll} 
Aiken & Harrison & Orr \\
Bradley & Held & Parrott \\
Carter & Huff & Perkins \\
Criswell & Ingersoll & Ramsey \\
Donhowe & Larson & Slemmons \\
Doolittle & Letts & Springer \\
Edgington & McClune & Truax \\
Elson & Mills & Ulstad \\
Gibson & Moen & Westervelt \\
Gilbert & Moorhead & Year \\
Gilbertson & Nervig & Mr. Speaker \\
Gilmore of Clay & Olson & \\
Gunderson & Ontjes &
\end{tabular}

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

Hauge of Polk offered the following amendment to the title and moved its adoption :

Amend title to House File No. 712 by inserting after the comma (,) following the word "government" in line four (4) of said title, the following: "having a population in excess of one hundred thousand (100,000),"

Amendment adopted and titlè as amended was agreed to.

Calendar No. 12, House File No. 736, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, relating to the surfacing of roads belonging to the secondary road system within cities and towns, with report of
committee recommending.substitute amendment and passage, was taken up for consideration.

On motion of Parsons of Calhoun the amendments proposed by the committee, found no page 1274 of the journal of March 21st, were adopted.

Mr. Parsons moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Rankin \\
Allyn & \begin{tabular}{l} 
Gordon \\
Anderson
\end{tabular} & Grimwood \\
Becker & Gunderson & Sampson \\
Beeman & Hanna & Santee \\
Benz & Hauge & Schirmer
\end{tabular}

Nays, 2
Huff
McGhee
Absent or not voting, 30
\begin{tabular}{lll} 
Aldrich & Harrison & Nervig \\
Carter & Held & Olson \\
Dodd & Ingersoll & Ontjes \\
Donhowe & Larson & Orr \\
Edgington & Letts & Perkins \\
Elson & McClune & Springer \\
Francis & McDonald & Truax \\
Garber of Adair & Mills & Westervelt \\
Gibson & Moen & Year \\
Graham & Moorhead & Yenter
\end{tabular}

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

Parsons of Calhoun offered the following amendment to the title and moved its adoption:

Amend title to House File No. 736 by striking trom lines one (1) and two (2) thereof the following: "to amend chapter two hundred thirtyseven (237), acts of the Thirty-eighth General Assembly,"

Amendment adopted and title as amended was agreed to.
Calendar No. 14, House File No. 777, a bifl for an act to amend section one (1), chapter fifty-nine (59), acts of the Thirty-seventh General Assembly, (C. C. Sec. 7016), relating to the compensation of jurors in courts of record, with report of committee recommending indefinite postponement, was taken up for consideration.

On the question, "Shall the report of the committee be adopted?" a roll call was demanded by Rumley of Decatur.

Ayes, 35
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Gilmore of Cedar \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Orr \\
Araham
\end{tabular} \\
Anderson & Grimwood & Peters \\
Benz & Qunderson & Peterson \\
Berry & Harrison & Powers \\
Children & Justice & Schirmer \\
Clark & Kimie & Scott of Appanoose \\
Criswell & Knickerbocker & Shores \\
Doolittle & McGhee & Slemmons \\
Edson & Miller & Stimson \\
Emery & Mills & Ulstad \\
Gilbert & Narey & Westervelt
\end{tabular}

Nays, 45
Aiken
Becker
Beeman
Blake
Bradley
Brady
Buffington
Colbert
Elliott
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbertson
Gilmore of Clay
-Gordon
Hanna
Hauge
Healy
Lake
Larson
LeValley
-Lockin
Long
- McCulloch

McDonald
Mayne
O'Donnell
Parrott
Parsons

\author{
Ramsey \\ Rankin \\ Rumley \\ Sampson \\ Santee \\ Schulte \\ Smith \\ Sterling \\ Van Camp \\ Vance \\ Venard \\ Weaver \\ Weber \\ Wolfe \\ Mr. Speaker
}

Absent or not voting, 28
\begin{tabular}{lll} 
Calhoun & Ingersoll & \begin{tabular}{l} 
Scott of Fremont \\
Carter
\end{tabular} \\
Detd & Letts & Springer \\
Dodnhowe & McClune & Storey \\
Edgington & Moen & Truax \\
Elson & Moorhead & Wamstad \\
Fackler & Morgan & Year \\
Gibson & Nervig & Yenter \\
Held & Olson & Young \\
Huff & Ontjes &
\end{tabular}

So the report of the committee recommending indefinite postponement was rejectd.

Bradley of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passq"
Ayes, 55
\begin{tabular}{lll} 
Aiken & iGordon & Rankin \\
Aldrich & 'Gunderson & Rumley \\
Allyn & Hanna & Sampson \\
Becker & Hauge & Santee \\
Beeman & Kime & Schulte \\
Blake & Knickerbocker & Smith \\
Bradley & Lake & Sterling \\
Brady & Rarson & Stimson \\
Buffington & LeValley & Storey \\
Calhoun & Lockin & Van Camp \\
Colbert & Long & Vance \\
Dodd & Mayne & Venard \\
Elliott & Miller & Weaver \\
Fackler & Mills & Weber \\
Forsling & O'Donnell & Wolfe \\
Francis & 'Parrott & Yenter \\
Garber of Adair & Parsons & Mr. Speaker \\
Garber of Floyd & Peterson & \\
Gilmore of Clay & Ramsey &
\end{tabular}

Nays, 35
\begin{tabular}{lll} 
Anderson & Gilmore of Cedar & \begin{tabular}{l} 
Orr \\
Benz
\end{tabular} \\
Graham \\
Berry & Grimwood & Peters \\
Children & Harrison & Powers \\
Clark & Healy & Schirmer \\
Criswell & Huff & Scott of Appanoose \\
Doolittle & Justice & Scott of Fremont \\
Edson & McCulloch & Shores \\
Elson & McDonald & Slemmons \\
Emery & McGhee & Ulstad \\
Gilbert & Morgan & Wamstad \\
Gilbertson & Narey & Westervelt
\end{tabular}

Absent or not voting, 18
\begin{tabular}{lll} 
Carter & Letts & \\
Donhowe & McClune & \\
Edgington & Moen & Pntjes \\
Gibson & Morkins \\
Held & Moorhead & Springer \\
Ingersoll & Nervig & \\
& Olson & Truax
\end{tabular}

On request of Hauge of Polk rule 18 was invoked.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Bradley of Poweshiek moved to reconsider the vote by which House File No. 777 passed the House, and lay the motion to reconsider upon the table.

Motion prevailed.

SPECIAL ORDER NO. 2
Time having arrived for special order No. 2, House File No. 849, a bill for an act to punish the receipt by state officers and appointees, of public funds in addition to the amount to which they may be entitled as salary and expenses, was taken up for consideration.

Hauge of Polk offered the following amendment and moved its adoption :

Amend House File No. 849 by adding to the end of section one (1) the following: "Provided, however, that the provisions of this act shall not apply to compensation received by members and officers of the Na tional guard for services rendered as such members and officers."

Amendment adopted.

Calhoun of Van Buren offered the following amendments and moved their adoption:

Amend House File 849 by adding thereto as follows: Insert in line three following the comma after the word "position", the following clause: "and, when such service is a part of the duties of his office, and,". Also
by striking out the period in line 12 and inserting a comma in lieu thereof and by adding the words "unless pardoned as provided by law".

Storey of Warren asked for division of amendment.
The amendments were adopted.

Garber of Adair offered the following amendment and moved its adoption:

Amend House File No. 849 by striking from lines 10 and 11 of the printed bill the words "forever afterwards".

Amendment adopted.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 84
\begin{tabular}{lll} 
Aiken & Gordon & Peterson \\
Aldrich & Graham & Powers \\
Allyn & Grimwood & Ramsey \\
Anderson & Gunderson & Rankin \\
Beeman & Hanna & Rumley \\
Benz & Harrison & Sampson \\
Berry & Hauge & Santee \\
Blake & Healy & Schirmer \\
Bradley & Huff & Schulte \\
Buffington & Justice & Scott of Appanoose \\
Calhoun & Kime & Scott of Fremont \\
Children & Knickerbocker & Shores \\
Clark & Lake & Slemmons \\
Colbert & Larson & Smith \\
Criswell & LeValley & Springer \\
Dodd & Lockin & Sterling \\
Doolittle & Long & Stimson \\
Edson & McCulloch & Storey \\
Elliott & McDonald & Ulstad \\
Elson & Mayne & Van Camp \\
Emery & Miller & Vance \\
Fackler & Morgan & Venard \\
Forsling & Narey & Wamstad \\
Francis & O'Donnell & Weaver \\
Garber of Adair & Orr & Weber \\
Garber of Floyd & Parrott & Polfe \\
Gilbert & Parsons & Yilmore of Clay \\
& Peters & Young \\
& &
\end{tabular}

Nays, 1
McGhee

Absent or not voting, 23
\begin{tabular}{lll} 
Becker & Held & Olson \\
Brady & Ingersoll & Ontjes \\
Carter & Letts & Perkins \\
Donhowe & McClune & Truax \\
Edgington & Mills & Westervelt \\
Gibson & Moen & Year \\
Gilbertson & Moorhead & Mr. Speaker \\
Gilmore of Cedar & Nervig &
\end{tabular}

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

Clark of Linn offered the following amendment to the title and moved its adoption:

Amend title to House File No. 849 by striking out the first line thereof and inserting in lieu thereof the following: "An act to punisll state officers for the acceptance".

Amendment adopted and title as amended was agreed to.
Calendar No. 15, House File No. 783, a bill for an act to repeal chapter two hundred thirty-four (234), acts of the Thirty-eighth (38th) General Assembly, and House File No. two hundred ninetyseven (297), acts of the Thirty-ninth (39th) General Assembly, and to enact a substitute therefor relating to contracts and maintenance bonds for street and sewer improvements, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Harrison of Mills the amendments proposed by the committee, found on page 1311 of the journal of March 21st, were adopted.

Speaker pro tempore Larson in the chair.
Mr. Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aiken & \(\cdot\) & \begin{tabular}{l} 
Anderson \\
Becker \\
Aldrich
\end{tabular} \\
\begin{tabular}{lll} 
Allyn
\end{tabular} & \begin{tabular}{l} 
Blake \\
Bradley \\
Buffington
\end{tabular}
\end{tabular}
Children
Clark
Colbert
Criswell
Dodd
Doolittle
Elliott
Elson
Emery
Fackler
Forsling
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Huff
Justice
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McCulloch
McDonald
McGhee
Miller
Morgan
Narey
Orr
Parrott
Peters
Peterson
Powers
Ramsey
Rumley

Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Yenter
Young
Nays, 5
Berry
Edson
Mayne 'O'Donnell

Parsons

Absent or not voting, 28
\begin{tabular}{ll} 
Benz & Held \\
Brady & lngersoll \\
Calhoun & 'Kime \\
Carter & Letts \\
Donhowe & McClune \\
Edgington & Mills \\
Francis & 'Moen \\
Gibson & Moorhead \\
Gilmore of Clay & \begin{tabular}{l} 
Nervig \\
Gordon
\end{tabular} \\
& Olson
\end{tabular}

Ontjes
Perkins
Rankin
Springer
Truax
Westervelt
Year
Mr. Speaker

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

Calendar No. 16, House File No. 787, a bill for an act to amend section one hundred ninety-nine (199) of the code, (C. C. Sec. 8470 ), relating to the filing of opinions by justices of the supreme court, with report of committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 83
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Peterson \\
\hline Aldrich & Gordon & Powers \\
\hline Allyn & Graham & Ramsey \\
\hline Anderson & Grimwood & Rankin \\
\hline Becker & Hanna & Sampson \\
\hline Beeman & Harrison & Santee \\
\hline Benz & Hauge & Schirmer \\
\hline Berry & Healy & Schulte \\
\hline Blake & Huff & Scott of Appanoose \\
\hline Bradley & Justice & Scott of Fremont \\
\hline Brady & Knickerbocker & Shores \\
\hline Buffington & Lake & Slemmons \\
\hline Calhoun & Larson & Smith \\
\hline Children & LeValley & Springer \\
\hline Clark & Long & Sterling \\
\hline Criswell & McCulloch & Stimson \\
\hline Dodd & McDonald & Storey \\
\hline Doolittle & McGhee & Ulstad \\
\hline Edson & Mayne & Van Camp \\
\hline Elson & Miller & Vance \\
\hline Emery & Mills & Venard \\
\hline Forsling & Morgan & Wamstad \\
\hline Francis & Narey & Weaver \\
\hline Garber of Adair & O'Donnell & Weber \\
\hline Garber of Floyd & Orr & Wolfe \\
\hline Gilbert & Parrott & Yenter \\
\hline Gilbertson & Parsons & Young \\
\hline Gilmore of Cedar & Peters & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 25
\begin{tabular}{ll} 
Carter & Ingersoll \\
Colbert & Kime \\
Donhowe & Letts \\
Edgington & Lockin \\
Elliott & McClune \\
Fackler & Moen \\
Gibson & Moorhead \\
Gunderson & Nervig \\
Held & Olson
\end{tabular}

Ontjes
Perkins
Rumley
Truax
Westervelt
Year
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 17, House File No. 798, a bill for an act relating to the capital stock of insurance companies amending section one thousand seven hundred ten (1710) supplement to the code 1913, as amended by section five (5) chapter four hundred twenty-eight (428), laws of the Thirty-seventh (37th) General Assembly and as amended by section three (3), chapter three hundred forty-
eight (348) laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5628) ; and amending section one thousand seven hundred twenty-one (1721) supplemental supplement to the code, 1915, as amended by section eighteen (18) chapter four hundred twentynine (429) laws of the Thirty-seventh (37th) General Assembly, as amended by section one (1) chapter three hundred forty-six (346), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5637 ) ; and amending sections one thousand seven hundred six-ty-nine (1769) of the code (C. C. Sec. 5478 ) ; and repealing section one thousand seven hundred seventy-one (1771), supplement to the code 1913, (C. C. 5480) ; and amending section one thousand seven hundred eighty-three-e, (1783-e) supplement to the code 1913, (C. C. 5496) ; and repealing section one thousand seven hundred eighty-three-f (1783-f) supplement to the code 1913, (C. C. 5498), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Doolittle of Delaware the amendments proposed by the committee, found on page 1321 of the journal of March 22nd, were adopted.

Doolittle of Delaware offered the following amendment and moved its adoption :

Amend House File No. 798 by striking from line 15 of section 4 the words and figures "fifty (50)" and substituting in lieu thereof the words and figures "twenty-five (25)".

Amendment adopted.

Mr. Doolittle moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time

On the question, "Shall the bill pass?'"
Ayes, 65

Allyn
Becker
Beeman
Berry
Blake
Brady
Buffington Calhoun Dodd

Doolittle
Edson
Elson Emery Fackler Garber of Adair Garber of Floyd Gilbert Gilmore of Cedar

Gilmore of Clày
Gordon
Graham Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy

Justice
Knickerbocker
LeValley
Lockin
Long
McCulloch
McDonald
Mayne
Morgan
Narey
Parrott
Parsons
Peters

Nays, 6

\section*{Aldrich \\ Benz}

Peterson
Powers
Ramsey
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith

Sterling
Storey
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Yenter
Young
Mr. Speaker

Absent or not voting, 37
\(\left.\begin{array}{lll}\begin{array}{ll}\text { Aiken } & \text { Gilbertson } \\ \text { Anderson } & \text { Held }\end{array} & \begin{array}{l}\text { O'Donnell } \\ \text { Bradley }\end{array} & \begin{array}{l}\text { Ingersoll }\end{array} \\ \text { Carter } & \text { Kime } & \text { Ontjes }\end{array}\right\}\)

The bill having received a constitutional majority was declared to have passed the House.

Doolittle of Delaware offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 798 by striking out all of line six (6), of the title, after the semi-colon in said line and also by striking out all of lines seven (7), eight (8), nine (9), ten (10), and all of line eleven (11) before the word "and".

Amendment adopted and the title as amended was agreed to.

\section*{LEAVE OF ABSENCE}

On request of Knickerbocker of Linn leave of absence was granted Held of Plymouth for the remainder of the day.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 380, a bill for an act to repeal sections twenty-five hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b (2583-b), twenty-five hundred eightythreec (2583-c), twenty-five hundred eighty-three-d (2583-d), twenty-five hundred eighty-three-e ( \(2583-e\) ), twenty-five hundred eighty-three-f ( 2583 -f), supplement to the code, 1913, (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled House File No. 380, a bill for an act to repeal sections twenty-five hundred eighty-three-a (2583a), twenty-five hundred eighty-three-b ( 2583 -b), twenty-five hundred eighty-three-c ( \(2583-\mathrm{c}\) ), twenty-five hundred eighty-three-d (2583-d), twenty-five hundred eighty-three-e (2583-e), twenty-five hundred eighty-three-f ( 2583 -f), supplement to the code, 1913, (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof.

\author{
W. H. Vance, \\ Chairman House Committee.
}

Ben C. Abben, Jr. Acting Chairman Senate Committee.
Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 758.
House File No. 318.

House File No. 319
House File No. 340.
House File No. 610.
House File No 398.
House File No. 556.
House File No. 380.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 28 th day of March, 1921, sent to the governor for his approval,

House File No. 610, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Newton, in the county of Jasper, state of Iowa.

Also :
House File No. 340, a bill for an act to repeal section twenty-three hundred fifty-five (2355) of the code and all amendments thereto (C. C. section 1187), relating to partition fences, and to enact a substitute therefor.

Also :
House File No. 398, a bill for an act adopting a state banner for the state of Iowa.

Also :
House File No. 319, a bill for an act to amend section one thousand eighty-seven-a ten (1087-a10), supplement to the code, 1913, (C. C. section 368) referring to nomination papers.

Also :
House File No. 318, a bill for an act to amend chapter two hundred ninety-three (293), laws of the Thirty-eighth General Assembly (C. C. sections \(3162,3176,3187,3209,6983\) ), relating to the compensation of county officers and extending the operation of the law until June 30, 1923.

Also :
House File"No. 758, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Pomeroy, Calhoun county, Iowa.

Also :
House File No. 556, a bill for an act to amend section twenty hundred twenty-four-i (2024-i), supplement to the code, 1913, (C. C. section 2888), relating to the condemnation of lands in order to obtain material for road purposes.

Also :
House File No. 380, a bill for an act to repeal sections twenty-five hundred eighty-three-a (2583-a), twenty-five hundred eighty-three-b (2583-b), twenty-five hundred eighty-three-c (2583-c), twenty-five hundred eighty-three-d (2583-d), twenty-five hundred eighty-three-e (2583-e), twenty-five hundred eighty-three-f (2583-f), supplement to the code, 1913 , (C. C. chapter 7) and enact a substitute therefor regulating the practice of osteopathy and osteopathy and surgery and fixing a penalty for violation thereof.
W. H. Vance, Chairman.

Report adopted.
On motion of LeValley of Franklin the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{LEAVE OF ABSENCE}

On request of Shores of Bremer leave of absence was granted Moen of Lyon until tomorrow.

SPECIAL ORDER NO. 3
Time having arrived for special order No. 3, Senate File No. 273, a bill for an act to amend section nine hundred five (905) of the code, relating to municipal bonds, with report of committee recommending amendment and passage was taken up for reconsideration.

On motion of Springer of Louisa the amendments proposed by the committee, found on page 1345 of the journal of March 23rd, were adopted.

Mr. Springer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 72
\begin{tabular}{lll} 
Aiken & Gilbert & Peters \\
Allyn & Gilmore of Cedar & Peterson \\
Anderson & Gilmore of Clay & Powers \\
Beeman & Gordon & Ramsey \\
Benz & Grimwood & Rankin \\
Perry & Hanna & Sampson \\
Blake & Hauge & Santee \\
Bradley & Healy & Schirmer \\
Brady & Knickerbocker & Scott of Fremont \\
Buffington & Lake & Shores \\
Carter & Larson & Slemmons \\
Children & LeValley & Smith \\
Clark & Lockin & Springer \\
Colbert & McClune & Sterling \\
Criswell & McCulloch & Stimson \\
Dodd & Monhowe & McGhee \\
Edson & Mayne & Storey \\
Elson & Miller & Van Camp \\
Fackler & iMorgan & Vance \\
Forsling & Narey & Venard \\
Garber of Adair & Nevig & O'Donnell
\end{tabular}

Nays, 15
\begin{tabular}{lll} 
Aldrich & Huff & Parsons \\
Doolittle & Justice & Rumley \\
Emery & Kime & Scott of Appanoose \\
Graham & Long & Wamstad \\
Gunderson & McDonald & Young
\end{tabular}

Absent or not voting, 21
\begin{tabular}{|c|c|c|}
\hline Becker & Held & Ontjes \\
\hline Calhoun & Ingersoll & Perkins \\
\hline Fdgington & Letts & Schulte \\
\hline Elliott & Mills & Truax \\
\hline Francis & Moen & Ulstad \\
\hline Gilbertson & Moorhead & Year \\
\hline Harrison & Olson & Yenter \\
\hline
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 18, House File No. 299, a bill for an act appropriating \(\$ 5000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Grimwood of Jones, unanimous consent having been obtained, Senate File No. 318 was withdrawn from the committee on claims and substituted for House File No. 299.

Senate File No. 318, a bill for an act appropriating \(\$ 5000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, was taken up for consideration.

Grimwood of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91

Aldrich
Allyn
Anderson
leeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Clark Colbert
Criswell
Dodd
Donhowe
Doolittle
Edson
Elliott
Elson
Emery
Fackler
Forsing
Francis
Garber of Adair
Gibson

Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Hauge
Healy
Huff
Justice
Kime
Knickerbocker
Lake
Larson
LeValley
Lockin .
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills

Morgan
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Peters
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Ulstad
Van Camp

Vance
Venard
Wamstad
Weaver

Weber \({ }^{\text {' }}\)
Westervelt
Wolfe
Yenter

Young
Mr. Speaker

Nays, None

Absent or not voting, 17
\begin{tabular}{lll} 
Aiken & Held & Perkins \\
Becker & Ingersoll & Peterson \\
Children & Letts & Powers \\
Edgington & Moen & Truax \\
Garber of Floyd & Moorhead & Year \\
Harrison & Ontjes &
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.'

\section*{SPECIAL ORDER NO. 4}

Time having arrived for special order No. 4, House File No. 841, a bill for an act to amend section thirty-five (35), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3078), and section four (4) (C. C. Sec. 2912), section five (5), (C. C. 2913), and section thirteen (13), (C. C. Sec. 2912), of chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, relating to the apportioning of motor license fees and the primary road fund among the several counties of the state; providing a method of accounting for such fund; providing for overdrafts thereon and the amount thereof; providing for interest on such overdrafts and the disposition of such interest, was taken up for consideration.

Weaver of Polk offered the following amendment and moved its adoption:

Amend section three of House File No. 841 by inserting after the word "and" at the end of line 8, the word "next". Also by striking the letter "s" from the end of the word "years" in line 9 .

Amendment adopted.
Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 89
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Ramsey \\
Anderson & Gilmore of Clay & Rankin \\
Becker & Gordon & Rumley \\
Beeman & Graham & Sampson \\
Genz & Grimwood & Santee \\
Berry & Hanna & Schirmer \\
Blake & Healy & Schulte \\
Bradley & Justice & Scott of Appanoose \\
Brady & Kime & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Calhoun & Lake & Slemmons \\
Carter & Larson & Smith \\
Children & LeValley & Springer \\
Clark & Long & Sterling \\
Colbert & McClune & Stimson \\
Criswell & McCulloch & Storey \\
Dodd & McGhee & Truax \\
Donhowe & Mayne & Ulstad \\
Doolittle & Miller & Van Camp \\
Edson & Mills & Vance \\
Elliott & Morgan & Venard \\
Emery & Narey & Wamstad \\
Fackler & Nervig & Weaver \\
Forsling & O'Donnell & Weber \\
Francis & Garber of & Adair \\
Garrott & Westervelt \\
Garber of & Floyd & Parsons \\
Gibson & Peters & Wolfe \\
Gilbert & Pilenter \\
Gilbertson & Peterson & Young \\
& Powers & Mr. Speaker \\
& &
\end{tabular}

Nays, 1

\section*{Huff}

Absent or not voting, 18
Aiken
Aldrich
Edgington
Elson
Gunderson
Harrison

Hauge
Held
Ingersoll
Letts
Lockin
McDonald
Moen
Moorhead
Ontjes
Orr
Perkins
Year

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Weaver of Polk moved to reconsider the vote by which House File No. 841 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

Calendar No. 19, House File No. 374, a bill for an act appropriating four hundred dollars ( \(\$ 400.00\) ) to indemnify S. E. Beaston for horses killed by the state veterinarian, with report of appropriations committee recommending passage, was taken up for consideration.

Dodd of Howard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{lll} 
Aiken & Gilbert & Parrott \\
Aldrich & Gilmore of Cedar & Peterson \\
Allyn & Gilmore of Clay & Ramsey \\
Anderson & Gordon & Rankin \\
Becker & Graham & Rumley \\
Beeman & Grimwood & Sampson \\
Benz & Hanna & Santee \\
Berry & Hauge & Schirmer \\
Blake & Healy & Scott of Appanoose \\
Bradley & Huff & Scott of Fremont \\
Brady & Kime & Shores \\
Buffington & Knickerbocker & Slemmons \\
Calhoun & Lake & Smith \\
Children & Larson & Stimson \\
Clark & LeValley & Storey \\
Dodd & Lockin & Truax \\
Donhowe & McClune & Ulstad \\
Doolittle & McDonald & Van Camp \\
Edson & McGhee & Vance \\
Elliott & Mayne & Venard \\
Elson & Miller & Weber \\
Emery & Narey & Wolfe \\
Forsling & Nervig & Yenter \\
Francis & O'Donnell & Mr. Speaker \\
Garber of Adair & Olson & \\
Garber of & Floyd & Orr
\end{tabular}

Nays, 5
\begin{tabular}{lll} 
Criswell & \begin{tabular}{l} 
Justice \\
Gibson
\end{tabular} & Parsons
\end{tabular}

Absent or not voting, 27
\begin{tabular}{lll} 
Carter & Letts & Powers \\
Colbert & Long & Schulte \\
Edgington & Mills & Springer \\
Fackler & Moen & Sterling \\
Gilbertson & Moorhead & Wamstad \\
Gunderson & Morgan & Weaver \\
Harrison & Ontjes & Westervelt \\
Held & Perkins & Year \\
Ingersoll & Peters & Young
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Calendar No. 20, House File No. 549, a bill for an act amending the law as it appears in section eleven hundred thirty-seven-aone (1137-a1), supplement to the code, 1913, (C. C. Sec. 540), relating to election expenses and sworn statements concerning same, with report of committee recommending passage, was taken up for consideration.

Beeman of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
.Ayes, 82
\begin{tabular}{lll} 
Aldrich & Grimwood & Powers \\
Allyn & Gunderson & Ramsey \\
Becker & Hanna & Rankin \\
Beeman & Hauge & Rumley \\
Benz & Healy & Sampson \\
Berry & Huff & Santee \\
Blake & Justice & Schirmer \\
Bradley & Kime & Schulte \\
Brady & Knickerbocker & Scott of Appanoose \\
Buffington & Lake & Scott of Fremont \\
Carter & Larson & Shores \\
Children & LeValley & Slemmons \\
Clark & Lockin & Smith \\
Colbert & McCulloch & Springer \\
Criswell & McDonald & Stimson \\
Donhowe & McGhee & Storey \\
Doolittle & Mayne & Truax \\
Edson & Miller & Ulstad \\
Elson & Mills & Van Camp \\
Emery & Narey & Vance \\
Fackler & Nervig & Venard \\
Garber of Adair & ODDonnell & Weber \\
Garber of Floyd & Olson & Westervelt \\
Gibson & Orr & Wolfe \\
Cilbertson & Parrott & Yenter \\
Cilmore of Clay & Parsons & Mr. Speaker \\
Gordon & Peters & \\
Graham & Peterson &
\end{tabular}

Nays, 1
Gilmore of Cedar

Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Harrison \\
Anderson
\end{tabular} & Onties \\
Calhoun & Ingersoll & Perkins \\
Dodd & Letts & Sterling \\
Edgington & Long & Wamstad \\
Elliott & McClune & Weaver \\
Forsling & Moen & Year \\
Francis & Moorhead & Young \\
Gilbert & Morgan &
\end{tabular}

The bill having received' a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 21, House File No. 594, a bill for an act to repeal the law as it appears in sections twenty-one hundred twenty- 1 ( \(2120-1\) ) and twenty-one hundred twenty-m ( \(2120-\mathrm{m}\) ) supplement to the code, 1913, acts of the Thirty-fifth General Assembly, chapter 170, (C. C. Sec. 5035 and 5036) relative to narrow guage railroads and enact a substitute in lieu thereof, with report of committee recommending passage, was taken up for consideration.

Speaker pro tempore Larson in the chair.
Weber of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Aldrich & Forsling & LeValley \\
Allyn & Francis & Lockin \\
Becker & Garber of Adair & Long \\
Beeman & Garber of Floyd & McClune \\
Benz & Gibson & McCulloch \\
Berry & Gilbert & McDonald \\
Blake & Gilbertson & McGhee \\
Bradley & Gilmore of Cedar & Mayne \\
Brady & Gilmore of Clay & Miller \\
Buffington & Gordon & Mills \\
Carter & Graham & Moen \\
Children & Grimwod & Morgan \\
Clark & Gunderson & Narey \\
Criswell & Hanna & Nervig \\
Donhowe & Hauge & O'Donnell \\
Doolittle & Healy & Olson \\
Edson & 'Huff & Orr \\
Elliott & Eustice & Parrott \\
Elson & Knickerbocker & Parsons \\
Emery & Fackler & Lake \\
& 'Larson & Peters \\
& & Powers
\end{tabular}

Ramsey
Rumley
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons

Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance

Venard
Wamstad
Weaver
Weber
Wolfe
Yenter
Young

Nays, None
Absent or not vọting, 20

Aiken
Anderson
Calhoun
Colbert
Dodd
Edgington
Harrison

Held
Ingersoll
Kime
Letts
Moorhead
Ontjes
Perkins

Peterson
Rankin
Sampson
Westervelt Year
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MESSAGĖS FROM THE SENATE}

The following messages were received from the Senate:
Mr. Speaken-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. 443 , a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office.
L. W. Anvsworth, 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. 286, a bill for an act to amend section one of chapter one hundred twenty-six (126) of the acts of the Thirty-seventh General Assembly (compiled code, section 4038 , Par. 13) relating to funds of cities and towns and to authorize cities and towns to transfer money from the judgment funds to other funds.
L. W. Ainsworth, 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. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a thirty-two. (1056-a32) supplemental supplement to the code, 1915 (C. C. 4232), relating to civil service commissions, shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.
L. W. Arnsworth, 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 con. currence of the Senate was asked:

House File No. 391, a bill for an act to provide for the organization, regulation, taxation and operation of mutual insurance associations, also to repeal chapter five (5), title nine (9), of the code, and amendments thereto, (C. C. Sec. 5682 , chapter 8 ), and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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 to empower cities, including cities operating under the commission form of government, under special charter and under the city manager plan, to license, regulate, tax or prohibit saloons or places where soft or non-intoxicating drinks are sold or dispensed.
L. W. Ainsworth, Secretary.

Also :
*Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the llouse is asked:

Senate File No. 450, a bill for an act to repeal the law as it appears in section five, chapter three hundred forty-nine, laws of the 38 th General Assembly, and to provide that certain funds therein referred to, be transferred to the general funds of the state of Iowa.
L. W. Annsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your bonorable body that the

Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 802, a bill for an act to forbid catching fish from any boat other than one propelled by oar or paddle, and to amend section twenty-five hundred forty-two (2542) of the code (C. C. 1110).

\section*{L. W. Ainsworth, Secretary.}

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the louse is acked:

Senate File No. 605, a bill for an act to amend section 412, supplement to the code, 1913 (C. C. 3125), as amended by chapter 26 , acts of the 38 th G. A., to provide that the board of supervisors shall meet the second Monday in June each year.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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 to amend certain sections of the code and supplement to the code, 1913, relating to minimum sentences upon conviction in criminal cases, that the same may be in harmony and not in conflict with section fifty-seven hundred eighteen-a thirteen (5718-a13), supplement to the code, 1913, (C. C. Sec. 9528).
L. W. Ainsworth, Secretary.

Also :
Mr. Speakfr-I 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. 752, a bill for an act to amend section twenty-six twenty-eight (2628), of the code, as amended by chapter three hundred forty (340), acts of the Thirty-seventh (37) General Assmbly, (C. C. section 2295), relating to the membership of the board of educational examiners.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 412, a bill for an act to amend the law as it appears in sections \(3250-54\), inc., of the code (C. C. 6685-6689) ; section 254 a43, supplement to the code, 1913 (C. C. 2126); section two thousand five hundred seventy-five-a twenty-four ( \(2575-\mathrm{a} 24\) ) of the supplement to the code, 1913 (C. C. 1360), chapter one hundred sixty-five (165) acts of the Thirty-eighth General Assembly (C. C. 2465) ; and section two thousand six hundred ninety-a (2690-a), supplement to the code, 1913 (C. C. 2453); relating to the adoption of children.

> L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 670, a bill for an act legalizing the formation, establishment and proceedings of the consolidated independent school district of Moneta, in the counties of Clay and O'Brien, state of Iowa.

\section*{L. W. Ainsworth, Secretary.}

Also:
Mr. Speaker-I 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. 501, a bill for an act relating to the filing for record of certified plats, and description of land covered by drainage systems, describing the material and labor used in said systems, providing the necessary record books to be kept, and establishing the fees that may be charged by the county recorder.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speakfr-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. 402, a bill for an act to amend chapter two hundred sixteen (216) acts of the Thirty-eighth General Assembly (C. C. Sec. 6837 ) relative to the fees of justices of the peace and constables.
L. W. Ainsworth, Secretary.

Also :
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 providing that the law as it
appears in chapter thirteen-a (13-a) and thirteen-b (13-b) title five (5), supplement to the code, 1913, as amended, and chapter twentythree (23) acts of the Thirty-seventh (37th) General Assembly (C. C. 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

\section*{L. W. Ainswortif, Secretary.}

Also :
Mr. Speaker-I 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. 637, a bill for an act to appropriate thirty-five thousand dollars ( \(\$ 35,000.00\) ) for replacing property destroyed by fire at institution for feeble-minded children, Glenwood.
L. W. Ainsworth, 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. 506, a bill for an act to amend section twenty-one hundred sixteen, supplement to the code, 1913, relating to the duties of railroads to transport freight and as to passenger service.
L. W. Answorth, 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. 817, a bill for an act relating to legalizing conveyances by foreign administrators, trustees, guardians or commissioners filed for record prior to January 1, 1915.
L. W. Ainswortin, 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. 505, a bill for an act pertaining to taxes in aid of the construction of swimming pools, bathing beaches, bath houses, ice rinks, dance pavilions, shelter houses, wading pools and river walls.
L. W. Ainsworth, Secretary.

\section*{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. 410, a bill for an act authorizing cities and towns to construct water mains and assess the cost thereof to the benefitted property.

\author{
L. W. Ainsworth, 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. 465, a bill for an act relating to street improvements and sewers.
L. W. Ainswortir, 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. 412, a bill for an act relating to plats by county auditor.
L. W. Ainsworth, 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. 418, a bill for an act to provide for the compensation of bailiffs of district courts.
L. W. Ainsworth, 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. 523 , a bill for an act to amend section eight hundred twenty-five (.825) supplement to the code, 1913 (C. C. Sec. 3889) relating to special assessments.

> L. W. Ainsworth, 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. 359 , a bill for an act to amend chapter 275 acts of the Thirty-eighth General Assembly relating to time of payment of fees and taxes on motor vehicles.
L. W. Ainsworth, 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. 278, a bill for an act to provide for standard widths of sleighs and sleds.
L. W. Ainsworth, Secretary.

Also :
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. 660 , a bill for an act to repeal chapter 336 , acts of the 38 th General Assembly (C. C. 2894), and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges.
L. W. Ainswortif, Secretary.

Aliso:
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. 427, a bill for an act to amend section thirty-five (35) of chapter two hundred thirty-seven (237) laws of the Thirty-eighth General Assembly (C. C. Sec. 2943) rèlating to primary road system.
L. W. Ainswortir, Secretary.

\section*{CONSIDERATION OF SENATE AMENDMEN'TS}

On request of Lockin of Cherokee unanimous consent having been given, House File No. 391, a bill for an act to repeal chapter five (5), title nine (9) of the code, (C. C. Sec. 5682, Chap. 8), relating to organization of mutual fire, tornado and hailstorm assessment insurance associations, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend "section 1" by striking out the word "or" in line 5. Further, by inserting in line 7 thereof, after the word "vehicle" the following: "but shall not include, by county mutuals, insurance against bodily in-
jury to the person". Further by striking out the word "incumberance" from line 16 of said section and substituting the word "incumbrance". Further, by striking out in lines 17,18 and 19, the sentence: 'and all amendments thereto made during the life of the contract at any regular annual meeting of the members of the association" and inserting in lieu thereof the following: "in force at the time the policy is issued,". F"urther, by striking out of line 19 the word "warranty" and inserting in lieu thereof the word "representation". Further,' by substituting a comma for the period after the word "rules" in line 23 , and adding thereto the following: "and approved by the commissioner of insurance."

Amend "Sec. 2" by striking out of line 6 the word "contibuous" and inserting in lieu thereof the word "contiguous".

Amend "Sec. 3" by striking out of line 3 the word "kind" and inserting in lieu thereof the word "class". Further, by striking out of lines 10,11 and 12 the following: "and no single risk during the period of organization shall exceed two per cent of the total insurance in force" and inserting in lieu thereof the following: "and no application for insurance during the period of organization shall exceed two per cent of the amount required for organization'.

Amend "Sec. 4" by striking out of line 31 the words "paid up policies" and inserting in lieu thereof the following: 'policies of fixed premiums."

Amend "Sec. 5" by inserting a comma after the word "hailstorm" in line 11 thereof.

Amend "Sec. 6" by inserting after the word "lightning" in line 10 thereof the following: "or loss or damage to automobiles by theft or fire,". Further, by striking out the word "regestered" in line 14 of said section and inserting in lieu thereof "registered".

Amend "Sec. 8" by striking out of line 28 thereof the word "prorate" and inserting in lieu thereof the words "pro rata".

Amend "Sec. 9" by striking out of line 7 thereof the words "address named" and inserting in lieu thereof the words "last known address". Further, by striking out of line 8 the word "prorate" and inserting in lieu thereof the words "pro rata". Further, by striking out of line 19 thereof the words "prorate share of the" and inserting in lieu thereof the words "pro rata share for". Further, by striking out of line 22 thereof the word "prorate" and inserting in lieu thereof the words "pro rata".

Amend "Sec 12" by inserting after the period following the word "examined" in line 16 thereof, the following: "The expense of such examination shall be paid by the association as provided for in section eighteen hundred twenty-one-e (1821-e) supplement to the code, 1913 (C. C. section 5470)."

Amend "Sec. 15" by striking the word "lisense" from line 8 thereof and inserting the word "license" in lieu thereof.

Amend "Sec. 16" by striking out all of said section and substituting in lieu thereof the following: "That section seventeen hundred fifty-nine-a ( \(1759-\mathrm{a}\) ), supplement to the code, 1913 , and all sections to and including section seventeen hundred fifty-nine-o (1759-0), supplement to the code, 1913 ( \(C_{2}\) C. Secs. 5682 and 5696 ), and all amendments thereto, be, and the same are hereby repealed."

Mr. Lockin moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 80
\begin{tabular}{|c|c|c|}
\hline Aiken & \(\sim_{\text {raham }}\) & Orr \\
\hline Aldrich & Grimwood & Parrott \\
\hline Allyn & Gunderson & Parsons \\
\hline Anderson & Hanna & Peters \\
\hline Becker & Harrison & Peterson \\
\hline Beeman & Hauge & Powers \\
\hline Benz & Healy & Ramsey \\
\hline Berry & Huff & Sampson \\
\hline Blake & Justice & Santee \\
\hline Brady & Kime & Schirmer \\
\hline Buffington & Knickerbocker & Schulte \\
\hline Calhoun & \({ }^{\text {r }}\) ake & Scott of Appanoose \\
\hline Children & Larson & Scott of Fremont \\
\hline Colbert & LeValley & Shores \\
\hline Criswell & Lockin & Slemmons \\
\hline Donhowe & Long. & Sterling \\
\hline Elson & \({ }^{\text {reClune }}\) & Stimson \\
\hline Emery & McCulloch & Storey \\
\hline Fackler & \({ }^{-}\)Ghee & Truax \\
\hline Forsling & Mayne & Ulstad \\
\hline Garber of Adair & Miller & Van Camp \\
\hline Garber of Floyd & Mills & Vance \\
\hline Gibson & Morgan & \({ }^{\text {x/ }}\) eaver \\
\hline Filbert & Narey & Weber \\
\hline Gilbertson & Nervig & Wolfe \\
\hline Filmore of Cedar & GDonnell & Yenter \\
\hline Gilmore of Clay & Olson & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 28
\begin{tabular}{lll} 
Bradley & Doolittle & Francis \\
Carter & migington & Gordon \\
Clark & Edson & Held \\
Dodd & Elliott & Ingersoll
\end{tabular}

Letts
McDonald
Moen
Moorhead
Ontjes
Perkins
\begin{tabular}{ll} 
Rankin & Westervelt \\
Rumley & Year \\
Smith & Young \\
Springer & Mr. Speaker \\
Venard & \\
Wamstad &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 391.

On request of Lake of Woodbury, unanimous consent having been given, House File No. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a-thirtytwo (1056-a32), supplemental supplement to the code, 1915, (C. C. 4232) relating to civil service commissions, shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the following words in line four of section one: "cities what have adopted or", and insert in lieu thereof the following: "any city which", and also by changing the period at the end of said section to a comma and add the following: "provided that all powers and duties devolving upon the mayor and superintendent of public safety shall devolve upon the city manager."

Also amend the title by striking out the words "cities that have adopted or" in line 5, and inserting "any city which" in lieu thereof.

Mr. Lake moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 74

Aldrich
Allyn
Anderson
Becker
Feeman
Benz
Berry
Blake
Brady Buffington Carter Children Colbert Dodd

Doolittle
Elson Emery
Fackler
Forsling
Garber of Adair
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna

Hauge

\section*{Healy}

Huff
Justice
Knickerbocker
Lake
Larson
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
\begin{tabular}{lll} 
Mayne & Ramsey & Truax \\
Miller & Sampson & Ulstad \\
Moen & Santee & Van Camp \\
Morgan & Schirmer & Vance \\
Narey & Schulte & Venard \\
Orr & Scott of Appanoose & Wamstad \\
Parrott & Scott of Fremont & Weaver \\
Parsons & Shores & Weber \\
Peters & Slemmons & Wolfe \\
Peterson & Sterling & Yenter \\
Powers & Storey &
\end{tabular}

Nays, None
Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Gordon & Perkins \\
Bradley & Harrison & Rankin \\
Calhoun & Held & Rumley \\
Clark & Ingersoll & Smith \\
Criswell & Kime & Springer \\
Donhowe & Letts & Stimson \\
Edgington & Mills & Westervelt \\
Edson & Moorhead & Year \\
Wliott & Nervig & Young \\
Francis & م'Donnell & Mr. Speaker \\
Garber of Floyd & Olson & \\
Gilbert & Ontjes &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 407.

On request of Bradley of Poweshiek, unanimous consent having been given, House File No. 286, a bill for an act to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the Thirty-seventh (37th) General Assembly, (compiled code, section 4038, Par. 13), relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to other funds, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend the title by striking out of the last line thereof the words "other funds" and inserting in lieu thereof the words "the general fund."

Mr. Bradley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 76
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Peters \\
Aldrich & \begin{tabular}{l} 
Graham \\
Allyn
\end{tabular} & Grimwood \\
Anderson & Gunderson & Powers \\
Becker & Hanna & Ramsey \\
Beeman & Harrison & Sampson \\
Benz & Hauge & Santee \\
Berry & iHealy & Schirmer \\
Blake & Huff & Schulte \\
Bradley & Justice & Scott of Appanoose \\
Brady & Scott of Fremont \\
Buffington & Lake & Shores \\
Children & LeValley & Slemmons \\
Colbert & Long & Smith \\
Criswell & McClune & Stimson \\
Donhowe & McCulloch & Truax \\
Doolittle & McDonald & Ulstad \\
Elson & Man Camp \\
Emery & McGhee & Vance \\
Fackler & Mayne & Venard \\
Garber of Adair & Miller & Wamstad \\
Garber of & Morgan & Weber \\
Gibson & Narey & Wolfe \\
Gilbert & Nervig & O'Donnell \\
Gilbertson & Orr & Year \\
Gilmore of Cedar & Parsons &
\end{tabular}

Nays, None

Absent or not voting, 32
\begin{tabular}{lll} 
Calhoun & Ingersoll & Perkins \\
Carter & Kime & Rankin \\
Clark & Knickerbocker & Rumley \\
Dodd & Lets & Springer \\
Edgington & Lockin & Sterling \\
Edson & Mills & Storey \\
Elliott & Moen & Weaver \\
Forsling & Moorhead & Westervelt \\
Francis & Olson & Young \\
Gordon & Ontjes & Mr. Speaker \\
Held & Parrott &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 286.

On request of Truax of Guthrie, unanimous consent having been given, House File No. 443 , a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out all after the enacting clause and substituting the following:

Section 1. That the law as it appears in section eleven hundred one (1101), supplemental supplement to the code, 1915 (C. C. Sec. 400), as amended by chapter one hundred (100) of the acts of the Thirtyeighth General Assembly, be and the same is hereby amended by striking from line five (5) thereof the word "fifteen" after the word "auditor" in said line and substituting in lieu thereof the word "twenty".

Mr. Truax moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 84
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Parrott \\
Aldrich & Graham & Parsons \\
Allyn & Grimwood & Peters \\
Anderson & Gunderson & Peterson \\
Becker & Hanna & Powers \\
Beeman & Harrison & Ramsey \\
Benz & Hauge & Sampson \\
Berry & Healy & Santee \\
Blake & Huff & Schirmer \\
Bradley & Justice & Schulte \\
Brady & Kime & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Calhoun & Lake & Shores \\
Carter & Larson & Slemmons \\
Children & LeValley & Smith \\
Clark & Long & Sterling \\
Colbert & Moclune & Stimson \\
Criswell & McCulloch & Storey \\
Donhowe & McDonald & Truax \\
Doolittle & McGhee & Ulstad \\
Elson & Mayne & Van Camp \\
Emery & Faakler & Miller \\
Francis & Mills & Vance \\
Gibson & Milbert & Morgan \\
Gilbertson & Wamard \\
Gilmore of & Cedar & Orey \\
& Orr & Weaver \\
& & Weber \\
& Wornell & Wolfe \\
& & Yenter
\end{tabular}

Nays, None
Absent or not voting, 24
\begin{tabular}{lll} 
Dodd & Garber of Adair & Letts \\
Edgington & Garber of Floyd & Lockin \\
Edson & Gordon & Moorhead \\
Elliott & Held & Nervig \\
Forsling & Ingersoll & Olson
\end{tabular}

\author{
Ontjes \\ Perkins Rankin
}
\begin{tabular}{ll} 
Rumley & Year \\
Springer & Young \\
Westervelt & Mr. Speaker
\end{tabular}

So the House concurred in the Senate amendments to House File No. 443.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 605, a bill for an act to amend section four hundred twelve (412), supplement to the code, 1913, (compiled code, 3123), as amended by chapter twenty-six (26), acts of the Thirty-eighth General Assembly to provide that the board of supervisors shall meet on the second Monday in June in each year.

Read first and second time and referred to committee on county and township organizations.

Senate File No. 475, a bill for an act to empower cities, including cities operating under the commission form of government, under special charter and under the city manager plan to regulate, or prohibit saloons or places where soft or non-intoxicating drinks are sold or dispensed.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 637, a bill for an act to appropriate the sum of thirty-five thousand dollars ( \(\$ 35,000.00\) ) to be used for the purpose of replacing property destroyed by fire at the institution for feeble-minded children, Glenwood.

Real first and second time and passed on file.
Senate File No. 412, a bill for an act to amend the law as it appears in sections three thousand two hundred fifty (3250) to three thousand two hundred fifty-four (3254), inclusive, of the code (C. C. 6685-6689) ; section two hundred fifty-four-a-fortythree (254-a43) supplement to the code, 1913, (C. C. 2126) ; section two thousand five hundred seventy-five-a-twenty-four (2575a24) of the supplement to the code, 1913, (C. C. 1360), chapter one hundred sixty-five (165) of the acts of the Thirty-eighth General Assembly (C. C. 2465) ; and section two thousand six hundred ninety-a (2690-a) of the supplement to the code, 1913 (C. C. 2453) ; relating to the adoption of children.

Read first and second time and referred to committee on judiciary.

Senate File No. 501, a bill for an act relating to the filing for record of certified plats, and description of land covered by systems, describing the material and labor used in said systems, providing the necessary record books to be kept, and establishing the fees that may be charged by the county recorder.

Read first and second time and referred to committee on drainage.

Senate File No. 752, a bill for an act to amend section twentysix twenty-eight (2628), of the code, as amended by chapter three hundred forty (340), acts of the Thirty-seventh (37th) General Assembly, (C. C. section 2295), relating to the membership of the board of educational examiners.

Read first and second time and referred to committee on schools and textbooks.

Senate File No. 670, a bill for an act legalizing the formation, establishment and proceedings of the consolidated independent school district of Moneta, in the counties of Clay and O'Brien, state of Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 450, a bill for an act to amend the law as it appears in section five (5), chapter three hundred forty-nine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds of the state of Iowa.

Read first and second time and passed on file.

Senate File No. 364, a bill for an act to amend sections fortynine hundred thirty-six (4936), of the code, (C. C. Sec. 8618), forty-nine hundred thirty-seven (4937), of the code, (C. C. Sec. 8620), forty-seven hundred fifty-b (4750-b), supplement to the code, 1913 , (C. C. Sec. 8621), forty-seven hundred fifty-four (4754), of the code, (C. C. Sec. 8671), forty-seven hundred fifty-five (4755),
of the code, (C. C. Sec. 8672), forty-eight hundred ten-a (4810-a), supplement to the code, 1913, (C. C. Sec. 8673), five thousand sev-enty-two (5072), of the code, (C. C. Sec. 8709), forty-eight hundred fifty-five (4855), of the code, (C. C. Sec. 8762), forty-eight hundred fifty-nine ( 4859 ), of the code, (C. C. Sec. 8766), fortyeight hundred sixty ( 4860 ), of the code, (C. C. Sec. 8772), fortyeight hundred sixty-one (4861), of the code, (C. C. Sec. 8773), forty-nine hundred thirty-nine (4939), of the code, (C. C. Sec. 8794), forty-nine hundred forty-four-j (4944-j), supplement to the code, 1913, (C. C. Sec. 8799), forty- nine hundred forty-two (4942), of the code, (C. C. Sec. 8800), forty-eight hundred ninety-one (4891), of the code, (C. C. Sec. 9009), forty-eight hundred setenty-one-a (4871-a), supplement to the code, 1913, (C. C. Sec. 9044), five thousand ninety-one-a (5091-a), supplement to the code, 1913, (C. C. Sec. 9048 ), relating to minimum sentences upon conviction in criminal cases, that the same may be in harmony and not in conflict with section fifty-seven hundred eighteen-a 13 (5718-a13), supplement to the code, 1913, (C. C. 9528).

Read first and second time and referred to committee on judiciary.

\section*{CONSIDERATION OF BILLS}

Calendar No. 22, House File No. 624, a bill for an act to appropriate the sum of thirty-five thousand dollars ( \(\$ 35,000\) ) to be used for the purpose of replacing property destroyed by fire at the institution for feeble-minded children, Glenwood, with report of committee recommending passage was taken up for consideration.

On request of Buffington of Mills, unanimous consent having been obtained, Senate File No. 637 was substituted for House File No. 624.

Senate File No. 637, a bill for an act to appropriate the sum of thirty-five thousand dollars ( \(\$ 35,000.00\) ) to be used for the purpose of replacing property destroyed by fire at the institution for feeble-minded children, Glenwood, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Buffigton of Mills moved that the bill be read a third time now
and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 91
\begin{tabular}{|c|c|c|}
\hline Aiken & Gordon & Peters \\
\hline Aldrich & Graham & Peterson \\
\hline Allyn & Grimwood & Powers \\
\hline Becker & Gunderson & Ramsey \\
\hline Beeman & Hanna & Rankin \\
\hline Benz & Hauge & Rumley \\
\hline Blake & Healy & Sampson \\
\hline Bradley & Huff & Santee \\
\hline Brady & Justice & Schirmer \\
\hline Buffington & Knickerbocker & Schulte \\
\hline Calhoun & Lake & Scott of Appanoose \\
\hline Carter & Larson & Scott of Fremont \\
\hline Children & LeValley & Shores \\
\hline Clark & Lockin & Slemmons \\
\hline Criswell & Long & Smith \\
\hline Dodd & McClune & Sterling \\
\hline Donhowe & McCulloch & Stimson \\
\hline Doolittle & McDonald & Storey \\
\hline Edson & McGhee & Truax \\
\hline Elliott & Mayne & Ulstad \\
\hline Elson & Miller & Van Camp \\
\hline Emery & Mills & Vance \\
\hline Fackler & Moen & Venard \\
\hline Forsling & Morgan & Wamstad \\
\hline Francis & Narey & Weber \\
\hline Garber of Adair & Nervig & Westervelt \\
\hline Garber of Floyd & O'Donnell & Woife \\
\hline \(\underset{\text { Gibson }}{\text { Gilbert }}\) & Olson
Orr & \(\xrightarrow{\text { Yenter }}\) Young \\
\hline Gilbertson & Parrott & \\
\hline Gilmore of Cedar & Parsons & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 17
\begin{tabular}{lll} 
Anderson & Held & Perkins \\
Berry & Ingersoll & Springer \\
Colbert & Kime & Weaver \\
Edington & Letts & Year \\
Gilimore of Clay & Moorhead & Mr. Speaker \\
Harrison & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{CONCURRENT RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Edson of Buena Vista offered the following concurrent resolution :
(a) Whereas it is at this time apparent that an extra session of the legislature will be necessary for the work of code revision.
(b) And Whereas the great magnitude of the work of the legislature in revising the code is now apparent to the members of both Houses of the Assembly, such work including within its scope approximately ten thousand ( 10,000 ) sections of law in the compiled code, and the two hundred and fifty-three (253) code commission bills in addition to such bills as will be offered by members on the floor at the extra session.
(c) And Whereas the work of the extra session can be materially hastened by providing for the organization of the work in advance.
(d) And Whereas it is the desire of the members of this Assembly that the work of the extra session be completed as soon as possible.

Therefore, Be It Resolved by the Members of the House, the Senate concurring:
(1) That it is necessary and advisable that an extra session of the legislature for the purpose of revising and codifying all laws of the state be called by the governor.
(2) That to avoid all unnecessary delay that the present organization of the House and Senate be continued so far as possible as the organization for the work of the extra session.
(3) That so far as possible the House and Senate each shall make selection of its officers for the extra session prior to the adjournment of the Thirty-ninth General Assembly.
(4) That all the standing committees of the House and Senafe as the same are constituted at the time of adjournment, shall be the standing committees for the extra session.
(5) That all of the code commission bills, two hundred and fiftythree (253) in number, and any other bills dealing with code revision that are introduced in the Thirty-ninth General Assembly, and that cannot be passed upon at such assembly, be prior to adjournment assigned to the regular standing committees of the House and Senate as may be designated by the code revision committee, and all of such bills shall by the chairman of the said standing committees be assigned to sub-committees, prior to adjournment, the report of the said. sub-committee to be made on said bills to the standing committee immediately on the reconvening of the extra session:
(6) That in order to provide for the appointment of employees for the extra session a committee of five (5) be named by the president of the Senate, and a committee of five (5) be named by the speaker of the House to give examinations or otherwise investigate the qualifications of committee clerks and recommend the appointment of not to exceed thirty ( 30 ) such clerks in the Senate and thirty (30) in the House for the work of the extra session, the number of said committee clerks to be increased or diminished as the work may require after the commencement of the extra session. The said committee shall also be empowered to nominate and recommend for appointment in each House not to exceed four (4) doorkeepers, and not to exceed two (2) janitors together with such number of pages as in the opinion of the said committee shall be necessary for the efficient work of each body. Said committee may make nominations for such other employees as in their opinion shall be necessary for the efficient accomplishment of the work of the extra session.
(7) Be it further resolved that prior to the convening of the extra session the members make preparation for the work thereof, in order that this assembly may at as early a date as possible, give to the people a complete revision and codification of all the statutes, logically and scientifically arranged for public use in the state of Iowa.

Laid over under rule 34.

\section*{RESOLUTION WITHDRAWN}

Kime of Webster asked unanimous consent to withdraw from the committee on judiciary and from further consideration by the House, the resolution offered by him relative to impeachment proceedings against the state superintendent of schools.

No objection being made it was so ordered.

\section*{SPECIAL ORDERS MADE}

On request of Calhom of Van Buren, unanimous consent having been obtained, Calendar No. 27, House File No. 626 was made a special order for Wednesday, March 31st, at 10:00 o'clock a. m.

On request of Elliott of Scott, unanimous consent having been obtained, House File No 678 was made a special order for Wednesday, March 31st, at 11:00 o'clock a. m.

\section*{HOUSE FILES WITHDRAWN}

On request of Yenter of Johnson, unanimous consent having been obtained, House File No. 676 was withdrawn from the calendar and from further consideration by the House.

On request of Grimwood of Jones, unanimous consent having been obtained, House File No. 299 was withdrawn from the calendar and from further consideration by the House.

\section*{AMENDMENTS FILED}

Forsling of Woodbury filed the following amendment:
As a substitute for all pending amendments to House File No. 703, I move to strike out all following the enacting clause in said bill and insert in lieu thereof the following:

Section 1. That section forty-nine hundred forty-four-k (4944-k) supplement to the code, 1913 (C. C. section 8804), be amended by inserting after the comma (, following the word "show" as it appears in lines three and seven of said section, the words "moving picture,"

Clark of Linn filed the following amendment to House File No. 514:

Amend section three (3) of the committee substitute by striking out the period (.) at the end of the fourth paragraph of said section, and inserting a comma in lieu thereof, and adding thereto the following:
"or who shall have had at least one year's experience in accounting work analogous to that usually performed by a principal or senior accountant."

Clark of Linn filed the following amendment:
Amend the committee substitute amendment to House File No. 678 by adding to section twelve (12) thereof the following:
"It shall be unlawful for any person not authorized hereby, with intent to defraud the state, to make, alter, forge, or counterfeit any license or stamp provided for in this act or to have in possession any forged, counterfeited, spurious or altered license or stamp, knowing the same to be forged, counterfeited, spurious, or altered, and whoever is found guilty of any violation of this provision shall be fined not more than one thousand dollars ( \(\$ 1,000.00\) ) and be imprisoned in the state penitentiary not more than three years."

Forsling of Woodbury filed the following amendment:

As a substitute for committee amendment number nine (9) of Senate File No. 389, by Dutcher, I move as follows:

One. Amend by striking from line forty-six (46) of the bill as amended by Senate the words "other" and "said".

Two. By striking all that follows the "comma" after the word "further" in line fifty (50) of the bill as amended by the Senate and inserting in lieu thereof the following: "that in case baggage or other personal property of a guest has remained in any hotel, inn, eating house or steamboat forty-eight (48) hours after the guest has paid his bill and registered off and the relation of keeper and guest has ceased the keeper may hold. such baggage or property at the risk of the owner, and in case baggage or other property has been forwarded to any hotel, inn, eating house or steamboat and the owner of such baggage or property does not within fortyeight (48) hours become a guest, the keeper of such hotel, inn, eating house or steamboat after such time may hold such baggage or property at the risk of the owner.

Sterling of Hamilton, from the committee on conservation of resources, filed the following amendment:

Amend House File No. 842 by striking out all after the enacung clause and inserting in lieu thereof the following:

Section 1. That whenever a person or persons has acquired by purchase or contract a tract or tracts of land for park purposes for the purpose of future delivery, the state board of conservation shall investigate the desirability of said land for park purposes and if the board reports favorably then said board and the executive council may purchase the same from the person or persons by whom the same was acquired, or said board and the executive council may institute condemnation proceedings under the statutes provided for that purpose to acquire the land at a reasonable price. The state board of conservation shall act as trustee until said lands are paid for by the state. Payment for said lands shall be made out of the appropriation made by the legislature for the purchase and improvement of state parks.

Sec. 2. That authority is hereby granted to county or counties to vote money for the purchase of land for park purposes for the benefit of the community and state and said lands when so acquired shall be turned over to the state and be placed under the management of the state board of conservation as a part of the state park system. Before any such purchase can be made, the question shall be submitted to the
voters of the county or counties in the manner provided by law for the conducting of elections, and said submission to the voters shall be a regular election and the amount of money required for the purchase of said lands shall be placed upon the ballot. If it is favorable to said proposition, then the board of supervisors may levy a sufficient tax to. pay for the said lands.

Sec. 3. That the state board of conservation is hereby authorized to take control and management of all meandered streams and lakes ibelonging to the state for park purposes, the jurisdiction over which has. not otherwise been conferred by law.

Sec. 4. That a certain tract of land now belonging to the state and known as Gitchie Manito or Jasper Pool, located in Lyon county, be turned over to the state board of conservation for park and scientific purposes.

Also, amend the title to House File No. 842 by striking out all of said title and inserting in lieu thereof the following:

A bill for an act to authorize a person or persons to buy and hold land for public parks and permitting the state board of conservation and executive council to receive and pay for the same, or to institute condemnation proceedings if said lands may not be bought at a reasonable price; and also authorizing counties to vote money for the purchase of parks and to transfer the title thereof to the state; and also authorizing. the state board of conservation to take control and management of all reeandered streams and lakes belonging to the state for park purposes; and also that a certain tract of land now belcnging 10 the state iocated in Lyon county and known as Gitchie Manito or Jasper Pool be turned over to the state board of conservation for a park and scientific purposes.

On motion of Calhoun of Van Buren the House adjourned until: 9:00 a. m., Tuesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Rerpesentatives, Des Moines, Maroh 29, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. J. E. Matheny, Pastor of the M. E. church of Greenfield.

Journal of March 28th corrected and approved.

\section*{Petitions}

Colbert of Union presented a petition from citizens of Creston relative to House File No. 573.

Kime of Webster presented a petition from citizens of Ft. Dodge, relative to observance of Sabbath.

Eliott of Scott presented a petition from members of various fraternal societies, relative to re-organization of such societies.

Vance of Madison presented a petition from citizens of Winterset, relative to observance of Sabbath.

Mr. Speaker presented a petition from citizens of Black Hawk county, relative to parochial schools.

Kime of Webster presented a petition from citizens of Fort Dodge, relative to parochial schools.

Schirmer of Jackson presented a petition from citizens of Jackson county, relative to House File No. 573.

Powers of Crawford presented a petition from citizens of Denison, relative to election of county superintendents of schools.

Huff of Cass presented a petition from citizens of Atlantic, relative to House File No. 573.

Above petitions referred to their respective committees.

Sterling of Hamilton presented a petition from citizens of Independence, relative to Senate File No. 618.

Gunderson of Pocahontas presented a petition from voters of the 10th district, relative to parochial schools.

Colbert of Union presented a petition from citizens of Creston, relative to parochial schools.

Gordon of Emmett presented a petition from citizens of Emmett county, relative to observance of Sabbath.

Vernard of Sioux presented a petition from citizens of Hawarden, relative to House File No. 573.

\section*{INTRODUCTION OF BILLS}

By committee on judiciary, House File No. 853, a bill for an act to amend section two hundred twenty-four-d (224-d), supplemental supplement to the code, 1915 (C. C. Sec. 169), relating to the delivery of copies of reports of decisions of the supreme court to the secretary of state, and the payment therefor.

Read first and second time and passed on file.
By committee on judiciary, House File No. 854, a bill for an act to legalize an election held for the purpose of voting on the proposition, "Shall the proposed consolidated independent school district of De Soto be established?', held October 26, 1920, in said district located in Dallas and Madison counties, Iowa.

Read first and second time and passed on file.
By committee on military, House File No. 855, a bill for an act to repeal sections ten hundred fifty-six-a fifteen and ten hundred fifty-six-a-sixteen ( \(1056-\mathrm{a}-15\) and \(1056-\mathrm{a}-16\) ), supplement to the code, 1913; (Compiled Code, Sections 678 and 679), and to enact substitutes therefor and relating to the performance in the appointment and promotion of soldiers, sailors, and marines, to include army, navy, and marine corps nurses, and certain persons who served in the Spanish-American War, the Philippine Insurrection, the China Relief Expedition and the war with Germany.

Read first and second time and passed on file.

By committee on dairy and food, House File No. 856, a bill for an act to appropriate money in the state treasury for the maintenance of the dairy and food commission as provided in section 4999-a-31-f, supplemental supplement to the code, 1915, (C. C. Sec. 1443).

Read first and second time and referred to committee on appropriations.

By committee on agriculture, House File No. 857, a bill for an act to repeal section thirteen hundred sixty-three (1363), supplement to the code, 1913, (C. C. 1629), sixteen hundred seventyseven (1677), sixteen hundred seventy-eight (1678), sixteen hundred eighty ( 6180 ) of the code (C. C. 1649, 1650, 1652), sectior sixteen hundred seventy-nine (1679), supplement to the code 1913, and section sixteen hundred eighty-one (1681) supplement to the code, 1913, as amended by chapter three hundred sixty-three (363), laws of the Thirty- eighth General Assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and livestock statistics and meteorological data.

Read first and second time and referred to committee on appropriations.

By committee on school and text books, House File No. 858, a bill for an act to amend section twentysix hundred thirty-one (2631) supplement to the code 1913, (C. C. Sec. 2298), section twenty-six hundred thirty-four-h, (2634-h) supplement to the code 1913, (C. C. Sec. 2303) and section twen-ty-six hundred thirty-four-h1 (2634-h1) supplement to the code 1913, (C. C. Sec. 2304), relating to fees for teachers' certificates.

Read first and second time and passed on file.
By committee on schools and textbooks, House File No. 859, a bill for an act to amend section twenty-six hundred thirty-four-b-6 (2634-b-6) supplemental supplement to the code 1915, (C. C. Sec. 2314), and section twenty-seven hundred thirty-four-p (2734-p) as amended by chapter one hundred fifty-six (156), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2493), relating to fees for teachers' certificates.

Read first and second time and passed on file.

By committee on municipal corporations, House File No. 860, a bill for an act to amend section seven hundred and forty (740) of the supplement to the code, 1913, (C. C. Sec. 6501), relating to taking of property by cities and towns and other municipal corporations by gift or bequest, and providing for the administration thereof, and providing for the levy of a tax to pay any annuity required by the donor to be paid to him.

Read first and second time and passed on file.
By committee on municipal corporations, House File No. 861, a bill for an act to amend section seven hundred ninety-two (792) supplement to the code, 1913, as amended by chapter twenty-five (25), acts of the Thirty-eighth General Assembly (C. C. Section 3849), relating to street improvements.

Read first and second time and passed on file.

\section*{HOUSE REQUESTS THE RETURN OF HOUSE FILE 623 FROM THE SENATE}

Anderson of Winnebago made the following motion:
Mr. Speater-I move that House File No. 623 be recalled from the Senate and that the chief clerk be directed to secure the return of said bill immediately.

A roll call was asked for by Mr. Anderson.

The Speaker ruled that inasmuch as a motion to reconsider had been laid upon the table, it would require a two-thirds majority to order a request for the return of House File No. 623 from the Senate.

Anderson of Winnebago moved the previous question.
Motion prevailed.

On the question, "Shall the House request the return of House File No. 623 from the Senate?"

Ayes, 79
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Berry \\
Bradley
\end{tabular} & Carter \\
Allyn & \begin{tabular}{l} 
Brady
\end{tabular} & Children \\
Anderson & Buffington & Cölbert \\
Beeman & Calhoun & Criswell \\
Benz & & Donhowe
\end{tabular}

Doolittle
Edgington
Edson
Emery
Francis
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gordon
Graham
Grimwood
Gunderson
Hanna
Harrison
Held
Huff
Ingersoll
Justice
Kime

Larson
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Miller Mills
Moen Morgan
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Perkins
Peters
Peterson

Ramsey
Rankin
Rumley
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Sterling
Stimson
Storey
Truax
Ulstad
Vance
Van Camp
Venard
Wamstad
Weaver
Weber
Wolfe

Nays, 20

Year
Becker
Blake
Clark
Dodd
Elliott
Elson
Forsling
Garber of Adair
Healy
Knickerbocker
Lake
Letts
Mayne

Mayne

Moorhead
Narey
Sampson
Santee
Smith
Springer
Westervelt

Absent or not voting, 9

Aldrich
Fackler
Gilmore of Clay Hauge

Ontjes
Powers
Yenter

Young
Mr. Speaker

The motion having received a two-thirds majority, prevailed.

\section*{LEAVE OF ABSENCE}

On request of Yenter of Johnson leave of absence was granted Ontjes of Grundy for the day.

Speaker pro tempore Larson in the chair.

\section*{TIME OF SPECIAL ORDERS CHANGED}

On request of Donhowe of Story, unanimous consent having been obtained, the time for Special Order No. 9 , House File No. 683, was changed from 10:00 a. m., March 31st, to \(9: 30\) a. m., March 31st.

On request of Peters of Dallas, unanimous consent having been obtained, the time for Special Order No. 6, House File No. 468 was changed from March 29th, at \(11: 00\) a. m. to March 31st, at 1:30 p. m.

\section*{SPECIAL ORDER MADE}

Lake of Woodbury moved that when Senate File No. 766 be considered, the House resolve itself into a committee of the whole.

Motion prevailed.
On request of Weaver of Polk, unanimous consent having been obtained, Senate File No. 766 was made a special order for March 31st, at 10:00 a. m.

Speaker McFarlane in the chair.

\section*{REPORṪ OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 543, a bill for an act authorizing any city, town or township to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city, town or township, although situated in another county than that in which said city, town or township is located.

Also :
House File No. 351, a bill for an act to amend section eighty-five (85) of the code, and section three hundred seventy-four (374), supplement to the code, 1913, relative to certain fees to be charged by the state.

Also :
House File No. 406, a bill for an act to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital, for the use of the county, and levy a tax for the maintenance of same.

\section*{Also :}

House File No. 369 , a bill for an act to amend sections three (3) and five (5), chapter one hundred seventy (170), acts of the Thirtyeighth General Assembly (C. C. Sec. 3767 and 3769 ), relating to memorial buildings for soldiers, sailors, and marines, and appropriations. therefor.

Also:
House File No. 373 , a bill for an act amending chapter two hundred eighty-eight (288), laws of the Thirty-eighth General Assembly (C. C. Secs. 3997, 4005, 4003), conferring additional powers on cities having a population of one hundred thousand (100,000) inhabitants or over, including cities acting under the commission plan of government, relating to waterworks.
W. H. Vance, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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. 543 , a bill for an act authorizing any city, town or township to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city, town or township, although situated in another county than that in which said city, town or township is located.

Also :
House File No. 351 , a bill for an act to amend section eighty-five (85) of the code, and section three hundred seventy-four (374), supplement to the code, 1913 , relative to certain fees to be charged by the state.

\section*{Also :}

House File No. 406 , a bill for an act to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital, for the use of the county, and levy a tax for the mainenance of same.

Also :
House File No. 369, a bill for an act to amend sections three (3) and five (5), chapter one hundred seventy (170), acts of the Thirty-
eighth General Assembly (C. C. Sec. 3767 and 3769 ), relating to memorial buildings for soldiers, sailors, and marines, and appropriations therefor.

Also :
House File No. 373, a bill for an act amending chapter two hundred eighty-eight (288), laws of the Thirty-eighth General Assembly (C. C. Secs. \(3997,4005,4003\) ), conferring additional powers on cities having a population of one hundred thousand \((100,0,00)\) inhabitants or over, including cities acting under the commission plan of government, relating to waterworks.

> W. H. Vance, Chairman House Committee.
> George S. Banta, Chairman Senate Committee.

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 543.
House File No. 351.
House File No. 406.
House File No. 369.
House File No. 373.

SPECIAL ORDER NO. 7
By unanimous consent, Special Order No. 7, House File No. 750 , a bill for an act to repeal section thirty-three hundred six-ty-two (3362), of chapter four (4), title seventeen (XVII), of the code, relating to the descent and distribution of intestate's property, and to enact a substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment to the committee amendment filed by Forsling of Woodbury, found on page 1523 of the journal of March 26th was considered, and on motion of Mr. Forsling, adopted.

On motion of Garber of Adair the amendments proposed by the committee, found on page 1390 of the journal of March 24th, as amended, were adopted.

Mr. Garber moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 82
\begin{tabular}{|c|c|c|}
\hline Aldrich & Grimwood & Powers \\
\hline Becker & Gunderson & Ramsey \\
\hline Beeman & Hanna & Rankin \\
\hline Benz & Hauge & Rumley \\
\hline Berry & Healy & Sampson \\
\hline Blake & Held & Santee \\
\hline Bradley & Ingersoll & Schirmer \\
\hline Brady & Justice & Schulte \\
\hline Buffington & Kime & Scott of Appanoose \\
\hline Calhoun & Knickerbocker & Scott of Fremont \\
\hline Carter & Lake & Shores \\
\hline Clark & Letts & Smith \\
\hline Colbert & LeValley & Springer \\
\hline Dodd & Long & Sterling \\
\hline Edgington & McClune & Stimson \\
\hline Edson & McGhee & Storey \\
\hline Elliott & Mayne & Truax \\
\hline Fackler & Miller & Van Camp \\
\hline Forsling & Moen & Vance \\
\hline Francis & Moorhead & Venard \\
\hline Garber of Adair & Morgan & Weber \\
\hline Garber of Floyd & Narey & Westervelt \\
\hline Gibson & Nervig & Wolfe \\
\hline Gilbert & O'Donnell & Year \\
\hline Gilmore of Cedar & Olson & Yenter \\
\hline Filmore of Clay & Parsons & M.r. Speaker \\
\hline Gordon & Perkins & \\
\hline Graham & Peterson & \\
\hline
\end{tabular}

Nays, 9
Children
Elson
Huff
Emery
McCulloch
Orr
Peters
Slemmons
Wamstad
Absent or not voting, 17
\begin{tabular}{lll} 
Aiken & Gilbertson & Ontjes \\
Allyn & Harrison & Parrott \\
Anderson & Larson & Ulstad \\
Criswell & Lockin & Weaver \\
Donhowe & MrDonald & Young \\
Doolittle & Mills &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Garber of Adair moved to reconsider the vote by which House File No. 750 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
On request of Sampson of Audubon, unanimous consent having been obtained, House File No. 403, a bill for an act to amend sub-division two (2), section seventeen hundred nine (1709), supplement to the code, 1913, (C. C. 5627) as to authorize the writing of title insurance and to fix the reserves to be maintained therefor by companies furnishing same; also to amend section five (5), chapter four hundred twenty-eight (428), acts of the Thirty-seventh General Assembly (C. C. 5628-e), fixing the limit of liability which may lawfully be assumed on any one risk by companies writing title insurance; also to amend section sixteen hundred ninety-nine (1699), supplement to the code, 1913, (C. C. 5622) permitting companies writing title insurance to invest a portion of their surplus in necessary abstract books; all relating to the subject of title insurance, was taken up for consideration.

Dodd of Howard moved the previous question.
Motion prevailed.
Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 36

Blake
Calhoun Carter Clark Doolittle Elliott Emery Forsling

Garber of Adair Letts
Gilbert Lockin
Graham Long
Grimwood Mayne
Hauge
Ingersoll
Kime
Lake

Miller
Mills
Moorhead
Morgan

Olson
Ramsey
Sampson
Santee
Nays, 63

Schulte
Smith
Sterling
Truax

Weaver
Westervelt
Yenter
Mr. Speaker

Parsons
Peterson
Powers
Rankin
Rumley
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Stimson
Storey
Ulstad
Van Camp
Venard
Wamstad
Weber
Wolfe
Year
Young

Absent or not voting, 9
\begin{tabular}{lll} 
Aldrich & Fackler & Perkins \\
Anderson & Ontjes & Peters \\
Brady & Parrott & Vance
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{REPORTS OF COMMITTEES}

Yenter of Johnson, from the committee on military, submitted the following report:

Mr. Speaker-Your committe on military to whom was referred Senate File No. 504, a bill for an act to repeal section three (3) of chapter one hundred fourteen (114) acts of the Thirty-seventh General Assembly, (C. C. section 3352 ) to the custody and control of memorial halls 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, and when so amended the bill do pass:

Amend Senate File No. 504 by striking out the words "one year" as they appear in line six (6) of the bill and by inserting in lieu thereof
the words "six months", and by inserting between the words "fail" and "to" as they appear in line ten (10) the words "within one year after vacancy occurs".

\author{
Ray Yenter, Chairman.
}

Report adopted.

Le Valley of Franklin, from the committee on dairy and food, submitted the following report:

Mr. Speaker-Your committee on dairy and food to whom was referred House File No. 770, a bill for an act to repeal section 2514-h1 (C. C. section 1069) and section 2514 -h 4 (C. C. section 1072), in section 1 , chapter 182, acts of 38th General Assembly, and to enact substitutes therefor; to amend section \(2514-\mathrm{m} 1\) (C. C. section 1077), in section 2, chapter 182, acts 38th General Assembly, and section 2514-t (C. C. section 1090), in section 5, chapter 182, acts 38 th General Assembly; and to repeal section \(2514-\mathrm{m} 7\) (C. C. section 1083), in section 2, chapter 182, acts 38 th General Assembly; relating to hotel inspection, beg leave to report' they have had the sąme under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking out the words and figures "three thousand dollars ( \(\$ 3,000\) )" where it appears in line six of section four and inserting in lieu thereof the words and figures "twenty-six hundred dollars ( \(\$ 2600.00\) )";

Also by striking out the words and figures "twenty-four hundred dollars ( \(\$ 2400.00\) )" where they appear in line nine of section four and substituting in lieu thereof the words and figures "two thousand dollars ( \(\$ 2000.00\) )".

> C. J. LeValeey, Chairman.

Report adopted.
Morgan of Jasper, from the committee on insurance, submitted the following report:

Mr. Speaker-Your committee on insurance to whom was referred House File No. 728, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within 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 amended as follows, and when so amended the bill do pass:

Strike out the semi-colon in line twenty-four (24) of section one (1) and insert in lieu thereof a period.

Further, by inserting after the comma in line twenty-six (26) the following: "providing that an additional two and one-half per cent
( \(21 / 2 \%\) ) of the subscription price of said stock may be used by the company for office expense, but no portion of such amount shall be used in the payment of salaries for officers or directors before the issuance by the commissioner of insurance of authority to transact an insurancee business."

Further, amend the bill by striking out the word "and" in line twenty-six (26) and the word "regulating" in line twenty-seven (27), and substituting therefor: "The commissioner of insurance shall have power to regulate".

Further, amend the bill by striking out the word "felony" in line seven (7) of section two (2) and inserting in lieu thereof the word "misdemeanor".
H. B. Morgan, Chairman.

Report adopted.

Also :
Mr. Speaker--Your committee on insurance to whom was referred Senate File No. 383, a bill for an act relating to insurance; repealing and re-enacting section 1702 of the code, 1897 , and amending section 1714 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 amended as follows, and when so amended the bill do pass:

Amend the last paragraph of section 1 by inserting after the word "organized" in the first line, and adding "or doing business" making said clause read as follows: "Provided, however, that mutual companies or associations, organized, or doing business under this chapter etc."
H. B. Morgan, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on insurance to whom was referred House File No. 636, a bill for an act relating to insurance; amending section sixteen hundred and eighty-nine (1689) of the code of Iowa, 1897, as amended by section one (1), chapter four hundred twentynine (429), laws of the Thirty-seventh 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, and returned to the House without recommendation:

Amend by striking out all of sections ten (10), twelve (12), sixteen (16), eighteen (18), twenty (20), twenty-one (21), twenty-two (22), twenty-four (24) and twenty-five (25). Further, by re-numbering the sections.

Further, amend the title by striking out all after the words "(C. C. 5629 ),", and inserting in lieu thereof the following: "and amending section seventeen hundred sixteen (1716) of the. code, 1897 (C. C. 5634), and amending section seventeen hundred nineteen (1719) of the code, 1897 (C. C. 5636), and amending section seventeen hundred twenty-one (1721) supplemental supplement to the code, 1915, as amended by section eighteen (18) chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.), and as amended by section one (1), chapter three hundred forty-six (346), laws of the Thirty-eighth General Assembly (38th G. A.) (C. C. 5637), and amending section seventeen hundred twenty-two (1722) of the code, 1897 (C. C. 5638), and amending section seventeen hundred twenty-nine (1729) of the code, 1897, (C. C. 5644), and amending section seventeen hundred thirty-two (1732) of the code, 1897, (C. C. 5647), and amending section seventeen hundred forty-five (1745), supplement to the code, 1913, as amended by section six (6), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly ( 38 th G. A.) (C. C. 5661 ), and amending section seventeen hundred fifty-three (1753) of the code, 1897, (C. C. 5668), and amending section seventeen hundred fifty-eight-a (1758-a) supplement to the code, 1913, (C. C. 5674).

\author{
H. B. Mongan, Chairman.
}

Report adopted.
Rankin of Lee, from the committee on penitentiaries, submitted the following report:

Mr. Speaker-Your committee on penitentiaries to whom was referred House File No. 800, a bill for an act to amend the law as the same appears in chapter 207, acts of the Thirty-eighth General Assembly (C. C. 2189), relating to hours of service of employes of reformatory and 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 be amended as follows, and when so amended the bill do pass:

By striking out section one thereof and inserting in lieu thereof the following:

Section 1. That chapter 207, acts of the Thirty-eighth General Assembly (C. C. 2189) be and the same is hereby amended by adding thereto the following: 'Eight hours shall be considered a day's work for the purpose of reckoning the compensation for services of storekeepers, record clerks, receiving officers, captains of the night guards, turnkeys and guards of the first class, turnkeys and guards of the second class, turnkeys of the third class, and other employees who are now or who may hereafter be employed subject to this act."

John M. Rankin, Chairman.
Report adopted.

Santee of Black Hawk, from the committee on roads and highways, submitted the following report:

Mr. Speaker-Your committee on roads and highways to whom was referred Senate File No. 361, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (C. C. section 4038), and section nineteen hundred eighty-nine-a-thirty-eight (1989-a-38), supplement to the code, 1913, as amended by section one (1), of chapter twenty-eight (28), acts of the Thirty-seventh (37) General Assembly (C. C. section 4886), in regard to levy of tax by cities and towns to pay special assessments for street improvements, beg leave to \({ }^{\circ}\) report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
C. B. Santee, Chairman.
}

Report adopted.
Also:
Mr. Speaker-Your committee on roads and highways to whom was referred Senate File No. 721, a bill for an act to amend section thirtyseven (37), chapter two hundred thirty-seven (237), acts of the Thirtyeighth General Assembly, (C. C. section 9245), relating to the improvement by hard surfacing of any public highway that is a part of the primary road system and located along the corporate line of any city so as to apply to special charter cities, cities of the first and second class, and cities under the city manager 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 do pass.
C. B. Santee, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on roads and highways to whom was referred House File No. 663, a bill for an act to authorize the state board of control and state highway commission, acting jointly, to establish and operate a state cement and rock crushing factory 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.

\section*{C. B. Santee, Chairman.}

Report adopted and House File No. 663 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on roads and highways to whom was re ferred House File No. 668, a bill for an act to repeal section fifteen hun dred twenty-seven-s3 (1527-s3), supplement to the code, 1913, and enact a substitute therefor, relating to the employment of engineers by the county board of supervisors, fixing the term of office, duties, compensation, bonds, and fixing the amount 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.

\author{
C. B. Santee, Chairman.
}

\section*{MINORITY REPORT}

Mr. Speaker-The undersigned members, being a minority of your committee on roads and highways, beg leave to dissent from the opinion of the majority as expressed in their report, and submit herewith a minority report and move that the minority report herewith submitted be substituted for the majority report.

Ordered passed on file.
J. H. Anderson,
J. H. Aiken,

Leo Wolfe,
W. C. Scott,
C. L. Gunderson,
J. C. Sterling,

Frank C. Young,
John Orr,
W. C. Children.

Parsons of Calhoun, from the committee on county and township organizations, submitted the following report:

Mr. Spearer-Your committee on county and township organizations to whom was referred Senate File No. 524, a bill for an act to require all public officers in the state of Iowa to take an inventory of the real and personal property under their care, custody, control or management, and to keep the same on file in their respective offices, and in the offices of the auditor of state, county auditor, board of control and board of education, and for the dismissal from office of public officers who fail to file such inventories, beg leave to report they have had 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. Parsons, Chairman.
Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 587, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913 (C. C. Sec. 7037), relating to practitioners from other 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.

\author{
C. F. Clark. Chairman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 413, a bill for an act to amend section one thousand six hundred thirty-seven (1637), supplement to the code, 1913 (C. C. 5637 ), relating to 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 do pass.

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also :
Mr. Speaktr-Your committee on judiciary to whom was referred House File No. 774, a bill for an act to amend section sixteen hundred eleven (1611), supplemental supplement to the code, 1915 (C. C. 5331, relating to the limitation of indebtedness of 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, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and substituting the following in lieu thereof:

Section 1. That section sixteen hundred eleven (1611) supplemental supplement to the code, 1915 (C. C. 5331), be and the same is hereby amended by inserting after the word "thereon" in the nineteenth line of said section the following: "nor shall the provisions of this section apply to the debentures or bonds of any company organized under the provisions of this chapter, provided said company shall have not less than one million dollars ( \(\$ 1,000,000.00\) ) paid in and outstanding capital stock, the payment of which debentures and bonds shall be secured by the actual transfer of the obligations of individuals, partnerships, associations or corporations, for the benefit and protection of purchasers thereof; provided, however, that where such obligations are secured by the actual transfer of warehouse receipts of bonded warehouses as security collateral thereto, said obli-
gation to represent not exceeding seventy-five per cent ( \(75 \%\) ) of the market value of the commodity represented by such warehouse receipt, debentures or bonds may be issued to an amount not in excess of one hundred per cent ( \(100 \%\) ) of the actual value of said obligations; provided, further, that the said debentures shall be first liens upon the said obligations and upon the warehouse receipts collateral thereto; and provided further, that where such debentures or bonds shall be issued upon the security of obligations endorsed by a bank permitted to do a banking business in the state of Iowa, or obligations secured by collateral other than warehouse receipts of bonded warehouses, said collateral to consist of chattel loans on live stock up to \(80 \%\) of its value, or investments authorized by law for lowa savings banks, they shall not be issued for an amount in excess of ninety per cent ( \(90 \%\) ) of the actual value of such obligations, and such debentures or bonds shall be first liens upon said obligations, and the collateral thereto."

\author{
C. F. Clark, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 839, a bill for an act to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on certain real estate situated near Knoxville, known as the State Hospital for Inebriates, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 575, a bill for an act to provide for the creation of a commission on uniform state laws and the appointment of commissioners 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.
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 371, a bill for an act to repeal section one thousand
four hundred forty-one (1441) of the supplement to the code, 1913 (C. C. Sec. 4693), relating to notice of expiration of the right of redemption 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.
C. F. Clark, Chairman.

Report adopted and Senate File No. 371 was indefinitely postponed.

Springer of Louisa, from the committee on schools and textbooks, submitted the following report:

Mr. Speaifer-Your committee on schools and textbooks to whom was. referred House File No. 718, a bill for an act providing for state aid for school corporations in rural, consolidated, town, or township school corporations in which the state of Iowa owns real estate that is under the control 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.

Arthur Springer, Chairman.
Report adopted, House File No. 718 was indefinitely postponed.

\begin{abstract}
Also:
Mr. Speaker-Your committee on schools and textbooks to whom was referred House File No. 643, a bill for an act authorizing and directing the state board of education to arrange for a short course to be given in the Iowa state college primarily for apprentices in the building trades, providing for the issuing of a certificate to those finishing such course, requiring employers to send their apprentices to the Iowa state college at Ames for at least eight weeks of such instruction during each year for at least three years, requiring such employers to pay the actual traveling expenses and the necessary living expenses of such apprentices while attending such school, arranging for the enforcement of this act and providing penalties for the violation of its provisions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
\end{abstract}

Arthur Springer, Chairman.
Report adopted, House File No. 643 was indefinitely postponed.

Also:
Mr. Sieneer-Your committee on schools and textbooks to whom was referred House File No. 821, a bill for an act to amend the law as it appears in section twenty-seven hundred thirty-four-p ( \(2734-\mathrm{p}\) ), supplement to the code, 1913, (C. C. 2493), relating to qualifications of applicants for teachers' certificates, beg leave to report they have had the same under consideration and have instructed me to renort the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out the figures " 1923 " in line six (6) thereof and inserting in lieu thereof the figures " 1925 ".

Also, strike out the words "an approved" in line seven (7) and insert in lieu thereof the word " \(a\) ".

Also, strike out the words and figures "twelve (12)" in line nine (9) and inserting in lieu thereof the words and figures "thirty-six (36)".

Aitilue Springel, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on schools and textbooks to whom was referred Senate File No. 393, a bill for an act to repeal section two thousand seven hundred eighty-one (2781) of the code, as amended by chapter two hundred twenty-three (223), acts of the Thirty-seventh (37) General Assembly (C. C. section 2562), and to enact a substitute therefor, relating to financial statements by school boards, beg leave to report they have had 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, and when so amended the bill do pass:

Strike out of line 3, section 1, the words "January, April and October", and in line 5 after the word "district" insert the words "if there is a newspaper published within said district", also in line 7 strike out the word "quarter" and insert in Heu thereof, the word "year".
- Abthur Springer, Chairman.

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on schools and textbooks to whom was referred House File No. 581, a bill for an act relating to the levying of a school house tax by independent districts and the issuing of certificates or bonds in anticipation of the collection of such 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, and when so amended the bill do pass:

By striking out sections 1 and 2 and inserting in lieu thereof the following:

Section 1. That the board of directors of any independent school district or consolidated school district in which there is at time of taking effect of this act, under process of construction, or in which because of destruction by fire prior to the taking effect of this act, it is necessary to construct a school building, for the completion of which building the funds of such district now provided by bonds already voted, issued, or by tax receipts for the current year, or funds for which it is possible to provide, are inadequate, may at their regular meeting in July or at a special meeting called for that purpose between the time designated for such regular meeting, and the third (3d) Monday in August, 1921, certify an amount not exceeding ten (10) mills on the dollar of the taxable property of said district, and for a period of years not exceeding ten (10), to the board of supervisors; and the board of supervisors shall levy the amount so certified and for the years so designated, and the tax so levied shall be placed in a special school house fund and used only for the purpose of paying for the school site, the construction of said school building and the equipment thereof, or for the purpose of paying bonds or certificates issued for the raising of money for said purposes.

Sec. 2. Any such school district may anticipate the collection of taxes authorized to be levied for such special school house fund as in this act provided, and for that purpose the board of directors of said district may issue certificates or bonds with interest coupons attached, to be respectively denominated special school house fund certificates or bonds of such school district. Said bonds or certificates and interest thereon, shall be secured by said taxes so levied, and shall be payable only out of such special school house fund hereinbefore named, which shall be pledged to the payment of the same, and no bonds or certificates shall be issued in excess of taxes so authorized and levied, to secure the payment of the same. . It shall be the duty of the said school district to hold the said fund separate and apart in trust for the payment of said bonds or certificates and interest, and to apply the proceeds of said fund to the payment thereof.

Also amend the title by striking said title and inserting in lieu thereof the following:

A bill for an act relating to the levying, under certain conditions of a school house tax by independent school districts and consolidated independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax and providing for a special school house fund.

Arthur Springer, Chairman.
Report adopted.
McGhee of Cerro Gordo, from the committee on drainage, submitted the following report:

Mr. Speaker-Your committee on drainage to whom was referred House File No. 671, a bill for an act to amend section nineteen hundred eighty-nine-a-twenty-three (1989-a23), supplement to the code, 1913, (C. C. section 4871), relating to 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 in definitely postponed.
J. H. MoGhee, Chairman.

Report adopted and House File No. 671 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on drainage to whom was referred House File No. 673, a bill for an act amending section nineteen hundred eighty-nine-a-thirty-two (1989-a32), supplement to the code, 1913, (C. C. section 4880 , , relating to 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 amended as follows, and when so amended the bill do pass:

By striking out the publication clause.
- J. H. MoGhee, Chairman.

Report adopted.
Weaver of Polk, from the committee on ways and means, submitted the following report:

Mr. Speaker-Your committee on ways and means to whom was re ferred Senate File No. 598, a bill for an act to repeal the law as it appears in subdivision seven (7) of chapter one hundred ninety-one (191), laws of the Thirty-seventh General Assembly, and chapters two hundred fourteen (214) and three hundred seventy-seven (377), acts of the Thirtyeighth General Assembly (C. C. 4482), and to enact a substitute therefor, relating to exemptions from taxation of the property of soldiers, sailors, marines, nurses, and widows and child or children of soldiers, sailors and marines, and husbands of 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 be indefinitely postponed.

> J. B. Weaver, Chairman.

\section*{MINORITY REPORT}

Mr. Speaker-We, the minority of your committee on ways and means
to whom was referred Senate File 598 beg leave to dissent from the view of the majority and respectfully recommend that the bill do pass.

\author{
W. S. Criswell, \\ R. L. Rumley, \\ W. C. Children.
}

Ordered passed on file.

\section*{RULE 63 SUSPENDED}

On request of Hanna of Benton rule 63 was suspended for the day.

\section*{RESOLUTION CONSIDERED}

Mayne of Palo Alto called up House resolution relative to a sifting committee, found on pages 1530 and 1531 of the journal of March 28th.

Mayne of Palo Alto offered the following amendment and moved its adoption:

Amend the resolution providing for the appointment of a sifting committee by striking out from line three (3) the word "eight" and inserting in lieu thereof the word "nine" and by inserting after the word "bills" in lines four (4) and six (6) thereof, the words "and bills on the calendar at adjournment Tuesday evening, March 29th".

Amendment to the resolution adopted.
On motion of. Mr. Mayne the resolution, as amended, was adopted.

\section*{CONCURRENT RESOLUTION CONSIDERED}

Edson of Buena Vista called up the concurrent resolution found on pages 1577 and 1578 of the journal of March 28th relative to a special session, and moved its adoption.

Dodd of IIoward offered the following amendment and moved its adoption:

Amend the resolution found on page 1577 of the fournal by striking - It all of section six, after the word "House". in line four thereof,

Amendment adopted.
Resolution as amended, adopted.

\section*{CONCURRENT RESOLUTION}

Emery of Wapello offered the following concurrent resolution :

Concurrent resolution relative to the sale of chairs formerly used by the General Assembly:

Whereas, The chairs formerly used by the Gentral Assembly are now stored in the state house and are of no further use to the state.

Therefore, Be It Resolved by the General Assembly, That any member of the Thirty-ninth General Assembly or any member of any future General Assembly be granted the privilege of purchasing one of said chairs in accordance with the provisions contained in the concurrent resolution of the Thirty-eighth General Assembly found on page 2217, Senate journal.

Laid over under rule 34.

\section*{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. 478, a bill for an act to repeal section thirty-five hundred twelve (3512), of the code (C. C. Sec. 7440), and to enact a substitute therefor, relating to the taxation of jury fees.
L. W. Ainswortir, Secretary.

Also:
Mr. Speaner-I an 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. 326, a bill for an act to amend chapter two hundred forty-eight (248), section ten (10), acts of the 38 th General Assembly (C. C. Sec. 1794), relating to transporting carcasses of dead animals.

\section*{SENATE AMENDMENT}

Amend by striking section 2 from said bill.
L. W. Ainsworth, Secretary.

Also:
Mr. Sheaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 528, a bill for an act to legalize certain decrees and orders in relation to the sale of real estate by a guardian.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 429, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof.

\author{
L. W. Ainsworth, Secretary.
}

Also:
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. 630, a bill for an act to provide for bonded warehouses for the storage of agricultural and other commodities.
L. W. Ainsworth, 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. 496, a bill for an act relating to tax for fire department.
L. W. Ainsworth, 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. 541, a bill for an act to amend section 1850, supplement to the code, 1913, as amended, relating to the investment by savings banks of their funds or capital and money deposited therein, and their gains and profits in federal farm loan bonds.

> L. W. Ainsworte, 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. 572, a bill for an act to amend section 1107, supplemental supplement to the code, 1915, relating to the printing of election ballots.
L. W. Ainsworth, 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. 542, a bill for an act to amend section 1806, supplemental supplement to the code, 1915, as amended, to provide the securities in which the funds of life insurance companies and associations shall be invested.
L. W. Ainsworth, 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. 394, a bill for an act to repeal section 1805 of the code and enact a substitute therefor, relating to the exemption of life, health and accident insurance policies and the proceeds of life, health and accident insurance policies from execution and taxation.
L. W. Ainsworth, Secretary.

\section*{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. 529, a bill for an act to amend section 1699, supplement to the code, 1913, relating to insurance, other than life, and providing for the securities in which a company organized to write insurance, other than life, shall invest its capital and funds.

> L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of the following bill:

House File No. 278, a bill for an act to provide for standard widths of sleighs and sleds.
L. W. Ainswobth, Secrezary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 359, a bill for an act relating to time of payment of fees and taxes on motor vehicles.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 727, a bill for an act to amend section sixteen hundred eleven (1611) supplemental supplement to the code, 1915 (C. C. 5331 ) relating to the limitations of indebtedness of corporations.
L. W. Ainswortil, Secretary.

Also:
Mr. Speaker-I 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. 503 , à bill for an act to provide for the organization of associations without capital stock and not for pecuniary profit.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 503, a bill for an act to provide for the organganization of associations without capital stock and not for pecuniary profit.

Read first and second time and referred to committee on judiciary.

Senate File No. 727, a bill for an act to amend section sixteen hundred eleven (1611) supplemental supplement to the code, 1915, iC. C. 5331), relating to the limitation of indebtedness of corporations.

Read first and second time and referred to committee on judiciary.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Ingersoll of Tama, unanimous consent having been given, House File No. 326, a bill for an act to amend chapter two hundred forty-eight (248), section ten (10), acts of the Thirtyeighth General Assembly, (compiled code, section 1794), relating to transporting carcasses of dead animals, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 326 by striking section 2 from said bill.
Mr. Ingersoll moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?",
Ayes, 82
\begin{tabular}{lll} 
Aldrich & Grimwood & Perkins \\
Allyn & Hanna & Peters \\
Anderson & Hauge & Peterson \\
Benz & Healy & Ramsey \\
Blake & Held & Rumley \\
Bradley & Huff & Sampson \\
Buffington & Ingersoll & Santee \\
Calhoun & Kime & Schulte \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Lake & Scott of Fremont \\
Clark & Larson & Shores \\
Colbert & Letts & Slemmons \\
Dodd & LeValley & Smith \\
Donhowe & Lockin & Storey \\
Edgington & Long & Ulstad \\
Elliott & McCulloch & Van Camp \\
Emery & McDonald & Vance \\
Forsling & McGhee & Venard \\
Francis & Garber of Adair & Millne \\
Gorber of & Floyd & Mills \\
Gibson & Moen & Weber \\
Gilbert & Moorhead & Westervelt \\
Gilbertson & Molfe \\
Gilmore of Cedar & Morgan & Narey \\
Gilmore of Clay & Near \\
Gordon & Nervig & Yenter \\
Graham & Olson & Young \\
& Parsons &
\end{tabular}

Nays, None
Absent or not voting, 26
\begin{tabular}{lll} 
Aiken & Fackler & Powers \\
Becker & Gunderson & Rankin \\
Beeman & Harrison & Schirmer \\
Berry & Justice & Springer \\
Brady & Mrclune & Sterling \\
Criswell & O'Donnell & Stimson \\
Doolittle & Ontjes & Truax \\
Fdson & Orr & Weaver \\
Elson & Parrott &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 326.

On request of Larson of Montgomery, unanimous consent having been given, House File No. 478, a bill for an act to repeal section thirty-five hundred twelve (3512) of the code, (C. C. section 7440 ), and to enact a substitute therefor, relating to the taxation of jury fees, with Senate amendments, was taken \(u p\) and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 478 by inserting after the word "civil" in line four of section one (1) the words "or criminal".

Mr. Larson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 89
\begin{tabular}{|c|c|c|}
\hline Aldrich & Graham & Parsons \\
\hline Allyn & Grimwood & Perkins \\
\hline Anderson & Hanna & Peters \\
\hline Becker & Harrison & Peterson \\
\hline Benz & Healy & Powers \\
\hline Blake & Held & Ramsey \\
\hline Bradley & Huff & Rumley \\
\hline Buffington & Ingersoll & Sampson \\
\hline Calhoun & Justice & Santee \\
\hline Carter & Knickerbocker & Schulte \\
\hline Children & Lake & Scott of Appanoose \\
\hline Clark & Letts & Scott of Fremont \\
\hline Colbert & LeValley & Shores \\
\hline Dodd & Lockin & Slemmons \\
\hline Donhowe & Long & Smith \\
\hline Edgington & McClune & Sterling \\
\hline Edson & McCulloch & Storey \\
\hline Elliott & McDonald & Ulstad \\
\hline Elson & McGhee & Vance \\
\hline Emery & Mayne & Venard \\
\hline Fackler & Miller & Wamstad \\
\hline Forsling & Mills & Weaver \\
\hline Francis & Moen & Weber \\
\hline Garber of Adair & Moorhead & Westervelt \\
\hline Garber of Floyd & Morgan & Wolfe \\
\hline Gibson & Narey & Year \\
\hline Gilbert & Nervig & Yenter \\
\hline Gilbertson & O'Donnell & Young \\
\hline Gilmore of Cedar & Olson & Mr. Speaker \\
\hline Gilmore of Clay & Orr & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gunderson \\
Beeman \\
Berry
\end{tabular} & \begin{tabular}{l} 
Schirmer \\
Sauge
\end{tabular} \\
Brady & Kime & \begin{tabular}{l} 
Stimger
\end{tabular} \\
Criswell & Larson & Truax \\
Doolittle & Ontjes & Van Camp \\
Gordon & Parrott & \\
\hline Rankin &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 478.
house files returned to senate
Ingersoll of Tama moved that the House return House File No. 278 to the Senate, in accordance with their request.

Motion prevailed and it was so ordered.

Calhoun of Van Buren moved that the House return House File No. 802 to the Senate, in accordance with their request.

Motion prevailed and it was so ordered.
Moen of Lyon moved that the House return House File No. 359 to the Senate, in accordance with their request.

Motion prevailed and it was so ordered.
APPOINTMENT OF SIFTING COMMITTEE
The Speaker announced the appointment of the following members of the sifting committee:

Mayne of Palo Alto, chairman
Edgington of Monona
Lockin of Cherokee
Mills of Harrison
Letts of Washington
Dodd of Howard
Elliott of Scott
Blake of Fayette
Powers of Crawford

SPECIAL ORDER NO. 5
Time having arrived for special order No. 5, House File No. 703, a bill for an act providing for the creation and support of a board of censors to examine and censor films and reels for mov-
ing pictures and views for steropticon; providing for fees for such examinations and for fines and penalties for violations of the law relative to such censorship, with report of committee without recommendation, was taken up for consideration.

Speaker pro tempore Larson in the chair.
Calhoun of Van Buren moved that House File No. 703 be rereferred to the committee on appropriations.

A roll call was asked for by Fackler of Adams.
On the question, "Shall House File No. 703 be re-referred to the committee on appropriations?"

Ayes, 42
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilbert & O'Donnell \\
\hline Allyn & Gilbertson & Parrott \\
\hline Becker & Gilmore of Clay & Powers \\
\hline Benz & Hauge & Ramsey \\
\hline Blake & Healy & Rankin \\
\hline Calhoun & Held & Rumley \\
\hline Dodd & Knickerbocker & Schulte \\
\hline Doolittle & Lake & Smith \\
\hline Edgington & LeValley & Weber \\
\hline Elliott & McClune & Wolfe \\
\hline Flson & Mills & Year \\
\hline Forsling & Moorhead & Yenter \\
\hline Garber of Adair & Morgan & - Young \\
\hline Garber of Floyd & Narey & Mr. Speaker \\
\hline
\end{tabular}

Nays, 56
\begin{tabular}{lll} 
Aldrich & Hanna & Peterson \\
Beeman & \begin{tabular}{l} 
Harrison \\
Berry
\end{tabular} & Sampson \\
Bradley & Ingersoll & Santee \\
Brady & Justice & Schirmer \\
Buffington & Kime & Scott of Appanoose \\
Children & Larson & Scott of Fremont \\
Clark & Lockin & Shores \\
Colbert & Long & Slemmons \\
Criswell & McCulloch & Springer \\
Donhowe & McDonald & Sterling \\
Emery & McGhee & Stimson \\
Fackler & Mayne & Truax \\
Francis & Miller & Ulstad \\
Gibson & Moen & Van Camp \\
Gilmore of Cedar & Nervig & Olson \\
Gordon & Orr & Vance \\
Grimwood & Parsons & Wamstad \\
Gunderson & Peters & Weaver \\
& &
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lll} 
Anderson & Huff & Storey \\
Carter & Letts & Westervelt \\
Edson & Ontjes & \\
Graham & Perkins &
\end{tabular}

So the motion to refer House File No. 703 to the committee on appropriations was lost.

Lake of Woodbury moved that the House adjourn until 1:30 p. m. today.

Santee of Black Hawk moved to amend the motion by changing the hour from 1:30 to 2:00 p. m.

Amendment adopted.
Motion as amended prevailed.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{BUSINESS PENDING}

The House resumed consideration of House File No. 703.
Storey of Warren moved the previous question on the substitute amendment offered by Forsling of Woodbury.

Motion prevailed.
Forsling of Woodbury moved the adoption of his substitute amendment as found on page 1579 and asked for a roll call.

On the question, "Shall the substitute amendment be adopted?"

Ayes, 33
\begin{tabular}{lll} 
Aldrich & Elliott & Hauge \\
Benz & Elson & Knickerbocker \\
Blake & Forsling & Lake \\
Calhoun & Garber of Adair & Letts \\
Dodd & Garber of Floyd & McClune \\
Edgington & Gilbert & Mills
\end{tabular}

\author{
Morgan \\ Narey \\ O'Donnell \\ Powers \\ Ramsey
}

\author{
Rankin \\ Rumley \\ Schulte \\ Smith \\ Wamstad
}
Weber
Wolfe
Yenter
Young
Mr. Speaker

Nays, 63

Allyn
Beeman
Berry
Bradley
Brady
Buffington
Carter
Clark
Colbert
Criswell
Donhowe
Doolittle
Edson
Emery
Fackler
Francis
Gibson
Gilmore of Cedar
Gordon
Grimwood
Gunderson

Hanna
Harrison
Healy
Held
.Huff
Ingersoll
Justice
Kime
Larson
LeValley
Lockin
Long
Mayne
McCulloch
McGhee
Moen
Nervig
Olson
Orr
Parrott
Parsons

Perkins
Peters
Peterson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Weaver
Westervelt
Year
Absent or not voting, 12

Aiken
Anderson
Becker
Children

Gilbertson
Gilmore of Clay Graham McDonald

Miller Moorhead
Ontjes Sampson

So the substitute amendment offered by Forsling of Woodbury was lost.

Kime of Webster offered the following amendment to his substitute amendment:

Amend the substitute amendment to House File No. 703 by striking out of section 17, the following:
"There is hereby appropriated the sum of five thousand ( \(\$ 5000\) ) dollars, which shall be credited at once to the said motion picture fund to meet the initial expense incurred under this act, the said sum to be returned to the state treasury as soon as, in the judgment of the board, the condition of the motion picture fund will permit. When the condition of the motion picture fund shall permit, the board shall turn into the state treasury annually a sum estimated by the board to be equal to the entire expenses of the board under sections eight, nine and ten hereof. Provided that there shall be no reduction of the fees till
the entire five thousand ( \(\$ 5000\) ) dollars originally credited to the motion picture fund be returned to the state treasury."

Forsling of Woodbury demanded that rule 48 be invoked.
The Speaker ruled that the question before the House was on the amendment to the substitute amendment and that under the provisions of the amendment no appropriation was asked for.

On motion of Kime of Webster the amendment to the substitute amendment was adopted.

Kime of Webster moved the adoption of his substitute amendment, which is found on pages \(1462,1463,1464,1465,1466\) of the journal of March 25th.

Speaker McFarlane in the chair.
Substitute amendment as amended, was adopted.
Fackler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"

Ayes, 61
\begin{tabular}{|c|c|c|}
\hline Allyn & Hauge & Sampson \\
\hline Beeman & Held & Santee \\
\hline Bradley & Huff & Schirmer \\
\hline Brady & Ingersoll & Schulte \\
\hline Buffington & Justice & Scott of Appanoose \\
\hline Carter & Kime & Scott of Fremont \\
\hline Clark & Larson & Shores \\
\hline Criswell & LeValley & Slemmons \\
\hline Donhowe & Lockin & Springer \\
\hline Edson & Long & Sterling \\
\hline Emery & McCulloch & Stimson \\
\hline Fackler & McGhee & Storey \\
\hline Francis & Mayne & Truax \\
\hline Gibson & Miller & Ulstad \\
\hline Gilmore of Cedar & Moen & Van Camp \\
\hline Gilmore of Clay & Nervig & Venard \\
\hline Gordon & Olson & Weaver \\
\hline Grimwood & Parsons & Westervelt \\
\hline Gunderson & Perkins & Year \\
\hline Hanna & Peters & \\
\hline Harrison & Peterson & \\
\hline
\end{tabular}

Nays, 34
\begin{tabular}{lll} 
Aiken & Garber of Adair & Powers \\
Aldrich & Garber of Floyu & Ramsey \\
Becker & Gilbert & Rankin \\
Benz & Healy & Rumley \\
Blake & Knickerbocker & Smith \\
Calhoun & Lake & Vance \\
Children & Letts & Wamstad \\
Doolittle & McClune & Weber \\
Edgington & Mills & Wolfe \\
Elliott & Morgan & Yenter \\
Elson & Narey & \\
Forsling & O'Donnell &
\end{tabular}

Absent or voting, 13
\begin{tabular}{lll} 
Anderson & Graham & Parrott \\
Berry & McDonald & Young \\
Colbert & Moorhead & Mr. Speaker \\
Dodd & Ontjes & \\
Gilbertson & Orr &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House.

The title as amended was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Fackler of Adams moved to reconsider the vote by which House File No. 703 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{SPECIAL ORDER NO. 1}

Time having arrived for Special Order No. 1, Senate File No. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to the code, 1913, (compiled code Sec. 6525), fixing, limiting and determining the liabilities of keepers of hotels, inns and eating houses, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment to the committee amendment filed by Forsling of Woodbury, found on page 1580 of the journal of March 28th, was considered and on motion of Mr. Forsling, adopted.

On motion of Yenter of Johnson the amendments proposed by the committee, found on pages 1129 and 1130 of the journal of March 17th, as amended, were adopted.

Mr. Yenter moved that the bill be read a third time now and placed upon its passage, which motion prevaised and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 68
\begin{tabular}{lll} 
Aiken & Graham & Parsons \\
Allyn & Grimwood & Peters \\
Becker & Gunderson & Peterson \\
Beeman & Hanna & Ramsey \\
Benz & Hauge & Rankin \\
Berry & Healy & Pumley \\
Brady & Held & Sampson \\
Buffington & Huf & Santee \\
Calhoun & Justice & Schirmer \\
Carter & Knickerbocker & Schalte \\
Clark & Lake & Scott of Appanoose \\
Colbert & LeValley & Scott of Fremont \\
Criswell & Lockin & Sterling \\
Dodd & Long & Ulstad \\
Edgington & McClune & Van Camp \\
Elliott & McCulloch & Venard \\
Emery & Mayne & Wamstad \\
Forsling & Miller & Weaver \\
Garber of Adair & Moorhead & Wolfe \\
Garber of Floyd & Morgan & Year \\
Gibson & Narey & Yenter \\
Gilbert & Nervig & Mr. Speaker \\
Gilmore of Cedar & Orr &
\end{tabular}

Nays, 16
\begin{tabular}{lll} 
Bradley & \begin{tabular}{l} 
Mills \\
Children
\end{tabular} & \begin{tabular}{l} 
Stimson
\end{tabular} \\
Doolittle & Moen & Storey \\
Edson & O'Donnell & Truax \\
Elson & Shores & Weber \\
McGhee & Slemmons & \\
\hline
\end{tabular}

Absent or not voting, 24
\begin{tabular}{lll} 
Aldrich & Gordon & Ontjes \\
Anderson & Harrison & Parrott \\
Blake & Ingersoll & Perkins \\
Donhowe & Kime & Powers \\
Fackler & Larson & Springer \\
Francis & Letts & Vance \\
Gilbertson & McDonald & Vilmore of Clay \\
Gilervelt \\
& Olson & Young
\end{tabular}

The bill having received a constitutional majority was de. clared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Yenter of Johnson moved to reconsider the vote by which Senate File No. 389 passed the House and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report ' that they have on this 29 th day of March, 1921, sent to the governor for his approval, House File No. 543, a bill for an act authorizing any city, town or township to expend the money raised by taxation for cemetery purposes upon a cemetery used by such city, town or township, although situated in another county than that in which said city, town or township is located.

Also :
House File No. 351, a bill for an act to amend section eighty-five (85) of the code, and section three hundred seventy-four (374), supplement to the code, 1913, relative to certain fees to be charged by the state.

Also :
House File No. 406, a bill for an act to authorize the board of supervisors of any county to establish one or more wards in any public or private hospital, for the use of the county, and levy a tax for the maintenance of same.

Also :
House File No. 369, a bill for an act to amend sections three (3) and five (5), chapter one hundred seventy (170), acts of the Thirty-eighth General Assembly (C. C. Sec. 3767 and 3769), relating to memorial buildings for soldiers, sailors, and marines, and appropriations therefor.

Also:
House File No. 373, a bill for an act amending chapter two hundred eighty-eight (288), laws of the Thirty-eighth General Assembly (C. C. Seas. 3997, 4005, 4003), conferring additional powers on cities having a population of one hundred thousand ( 100,000 ) inhabitants or over,
including cities acting under the commission plan of government, relating to waterworks.

> W. H. Vance, Chairman.

Report adopted.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has declined to return as requested House File No. 623, a bill for an act regulating public utilities.
L. W. Ainsworth, Secretary.

\section*{MOTION TO RECONSIDER CALLED UP}

Peterson of Henry called up the motion filed on March 26th to reconsider the vote by which Senate File No. 581 failed to pass the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 581 failed to pass the House?"

Ayes, 81
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilbert & Parsons \\
\hline Becker & Gilmore of Clay & Peters \\
\hline Beeman & Gordon & Peterson \\
\hline Benz & Graham & Ramsey \\
\hline Berry & Grimwood & Rankin \\
\hline Blake & Hanna & Rumley \\
\hline Bradley & Hauge & Sampson \\
\hline Brady & Healy & Santee \\
\hline Buffington & Huff & Schirmer \\
\hline Calhoun & Ingersoll & Schulte \\
\hline Carter & Justice & Scott of Fremont \\
\hline Clark & Knickerbocker & Slemmons \\
\hline Colbert & Lake & Smith \\
\hline Criswell & Larson & Sterling \\
\hline Dodd & Letts & Stimson \\
\hline Doolittle & LeValley & Storey \\
\hline Edgington & Lockin & Truax \\
\hline Edson & Long & Ulstad \\
\hline Elliott & McGhee & Van Camp \\
\hline Elson & Mayne & Vance \\
\hline Emery & Mills & Venard \\
\hline Fackler & Moorhead & Wamstad \\
\hline Forsling & Narey & Weaver \\
\hline Francis & Nervig & Weber \\
\hline Garber of Adair & O'Donnell & Wolfe \\
\hline Garber of Floyd & Olson & Year \\
\hline Gibson & Parrott & Mr. Speaker \\
\hline
\end{tabular}

Nays, 7
Aldrich
Children
Gilmore of Cedar

McClune
Orr
Scott of Appanoose

Shores

Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & Kime & Perkins \\
Anderson & McCulloch & Powers \\
Donhowe & McDonald & Springer \\
Gilbertson & Miller & Westervelt \\
Gunderson & Moen & Yenter \\
Harrison & Morgan & Young \\
Held & Ontjes &
\end{tabular}

So the House reconsidered the vote by which Senate File No. 581 failed to pass the House.

Peterson of Henry moved to reconsider the vote by which Senate File No. 581 passed to its third reading.

Motion prevailed.

Senate File No. 581, a bill for an act to amend section four hundred nine-j (409-j), supplement to the code, 1913 (C. C. Sec. 3318), relating to the millage tax for the improvement and maintenance of county hospitals, was taken up and considered.

Peterson of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass:"
Ayes, 85
\begin{tabular}{lll} 
Illyn & \begin{tabular}{l} 
Elliott \\
Becker
\end{tabular} & \begin{tabular}{l} 
Elson \\
Benz
\end{tabular} \\
Berry & Emery & Huff \\
Blake & Fackler & Ingersoll \\
Bradley & Forsling & Justice \\
Brady & Francis & Knickerbocker \\
Buffington & Garber of Adair & Lake \\
Calhoun & Garber of Floyd & Larson \\
Carter & Gibson & Letts \\
Clark & Gilbert & LeValley \\
Colbert & Gilbertson & Lockin \\
Criswell & Gilmore of Cedar & McCulloch \\
Dodd & Gilmore of Clay & McGhee \\
Doolittle & Gordon & Mayne \\
Edgington & Graham & Miller \\
Edson & & Grimwood \\
& & Mills \\
& & Monna
\end{tabular}

Moorhead
Narey
Nervig
O'Donnell
Olson
Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin

Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
Truax

Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Young
Mr. Speaker

Nays, 4
Children
McClune

Orr
Slemmons

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Hauge & Scott of Appanoose \\
Aldrich & Hald & Scoringer \\
Anderson & & Kime \\
Beeman & & McDonald \\
Donhowe & Morgan & Ulstad \\
Gunderson & & Ontjes \\
Harrison & & Powers
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 848, a bill for an act providing a method for changes of boundaries of contiguous school corporations, was taken up for consideration.

Wolfe of Kossuth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Aiken & Children & Garber of Adair \\
Allyn & Clark & Garber of Floyd \\
Anderson & Colbert & Gordon \\
Becker & Donhowe & Graham \\
Beeman & Doolittle & Grimwood \\
Benz & Edgington & Gilbertson \\
Berry & Edson & Gilmore of Cedar \\
Blake & Eliott & Gilmore of Clay \\
Brady & Elson & Hanna \\
Buffington & Emery & Hauge \\
Calhoun & Fackler & Healy \\
Carter & Francis & Held
\end{tabular}

Ingersoll
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Nays, 1

Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Stimson
Truax
Van Camp
Vance
Venard
Wamstad
Weber
Wolfe
Year
Young
Mr. Speaker

Huff
Absent or not voting, 22
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{ll} 
Harrison & Springer \\
Bradley & Justice
\end{tabular} & \begin{tabular}{l} 
Storey \\
Criswell
\end{tabular} \\
Dodd & McDonald & Ulstad \\
Forsling & Morgan & Weaver \\
Gibson & Narey & Westervelt \\
Gilbert & Ontjes & Yenter \\
Gundersom & & \\
\hline
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Gilmore of Clay, from the committee on departmental affairs, submitted the following report:

Mr. Speaker-Your committee on departmental affairs to whom was referred Senate File No. 775, a bill for an act to repeal section one hundred forty-seven (147) of the supplemental supplement to the code, 1915, (C. C. section 242); sections one hundred forty-eight (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code, (C. C. sections 243, 244 and 247) ; and sections one hundred fifty (150) and one hundred fifty-one (151) of the supplement to the code, 1913, (C. C. sections 245 and 246) and to enact a substitute therefor relating to the custodian of public buildings and 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, and when so amended the bill do pass:

By striking out the period at the end of section one (1) and inserting in lieu thereof a comma and adding thereto the Following: "premium to be paid by the state" and also by striking out section five (5), publication clause.

Chas. Gilmore, Chairman.
Report adopted.
Also:
Mr. Speaker-Your committee on departmental affairs to whom was referred Senate File No. 774, a bill for an act authorizing the executive council in any investigation before it, ordered by the General Assembly, to subpoena witnesses and require the production of records and other matters of evidence and providing for punishment of a witness for contempt, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Chas. Gilmore, Chairman.
Report adopted.
Clark of Linn, from the committee on judiciary, submitted the following report:

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 727, a bill for an act to amend section sixteen hundred eleven (1611) supplemental supplement to the code, 1915 (C. C. section 5331 ), relating to the limitation of indebtedness of 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.

\author{
C. F. Clark, Chairman.
}

Report adoptea.

\begin{abstract}
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 641, a bill for an act to amend section six hundred ninety-four-c1 (694-c1) of the supplemental supplement of the code of Iowa, 1915 , as amended, and section six hundred ninety-four-c5 (694-c5) of supplemental supplement of the code of Iowa, 1915 , as amended, relating to the jurisdiction of mayor's courts in incorporated towns situated within the territorial limits of a municipal court 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, and when so amended the bill do pass:

By striking from lines one (1) and two (2) of section two (2) the words, "Mayor's court not abolished for trial of violations of town
\end{abstract}
ordinances", the same being catch words; and also amend said section two (2) by inserting after the comma (,) following the word "amended" in line four (4), the following: "(C. C. section 6844),".

\author{
C. F. Clabk, Chairman.
}

Report ackopted.
Also:
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 547, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa 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 as follows, and when so amended the bill do pass:

By striking out of section three the following: "and" thereafter said city shall levy taxes for the payment of the principal of said interest upon said funding bonds in accordance with the provisions of the code of Iowa as amended, relating to taxation."

\author{
C. F. Clabe, Cheirman.
}

Report adopted.
Also :
Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 503 , a bill for an act to provide for the organization of associations without capital stock and not 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 be amended as follows, and when so amended the bill do pass:

Amend section twelve (12) by striking out the word "debentures" in line three (3) thereof, and inserting in lieu thereof the words "other obligations".

Amend section eighteen (18) by striking out the word "debentures" in line seven (7), and inserting in lieu thereof the words "other obligations".
C. F. Clark, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 521, a bill for an act providing a method whereby residents, non-residents, corporations, railroad companies, or other per-
sons may designate an agent upon whom notice of public improvements and special assessments shall be served, beg leave to report they have had 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, and when so amended the bill do pass:

By striking out all of section one (1) and substituting in lieu thereof the following:
"Section 1. That when any common carrier or railway, not including street railways, owning any land or property affected by any proposed assessment for public improvement in any city, town or county, shall have filed in the office of the clerk of said city or town, or with the auditor of said county, as the case may be, wherein such improvement is proposed, an instrument in writing giving a complete description of such land and designating the name and post office address of its agent in said state upon whom service of notice may be made, the clerk of said city or town, or the county auditor of said county, shall, not less than ten (10) days prior to the date set for the levying of assessments covering such improvement, mail a notice thereof in a registered letter addressed to such person or agent so designated. Failure to give such notice shall not delay or invalidate the proceedings or assessment."

\author{
C. F. Clark, Chairman.
}

Report adopted.
Also:
Mr. Sipaker-Your committee on judiciary to whom was referred Senate File No. 469 , a bill for an act amending chapter XI of title III of the code, as amended by chapter two hundred sixty-seven (267), acts of the Thirty-seventh General Assembly and chapter 211 acts of the 28th General Assembly (C. C. sections 7024, 7026, 7030, 7027, 7028), relating to the selection of grand and petit 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.

\section*{C. F. Clahk, Chairman.}

Report adopted and Senate File No. 469 was indefinitely postponed.

Also :
Mr. Speakri-Your committee on judiciary to whom was referred Senate File No. 768, a bill for an act to legalize the proceedings in the organization and formation of the consolidated independent school district of Competine Township, Wapello County, Iowa, and to ratify and confirm the election of the officers of said consolidated independent school district, and to ratify and confirm all the acts of said board of
directors, beg to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\author{
C. F. Clakk, Chairman.
}

Report adopted and Senate File No. 768 was indefinitely postponed.

\section*{Also :}

Mr. Speaker-Your committee on judiciary to whom was referred Senate File No. 412, a bill for an act to amend the law as it appears in sections three thousand two hundred fifty (3250) to three thousand two hundred fifty-four (3254), inclusive, of the code (C. C. 6685-6689) ; section two hundred fifty-four-a-forty-three (254-a43) supplement to the code, 1913 (C. C. 2126) ; section two thousand five hundred seventy-five-a-twenty-four (2575-a24) of the supplement to the code, 1913, (C. C. 1360 ), chapter one hundred sixty-five (165) of the acts of the thirtyeighth General Assembly (C. C. 2465) ; and section two thousand six hundred ninety-a (2690-a) of the supplement to the code, 1913 (C. C. 2453 ) ; relating to the adoption of 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 recomendation that the same be indefinitely postponed

> C. F. Clari, Chairman.

Report adopted and Senate File No. 412 was indefinitely postponed.

Also:
Mr. Speaker-Your committee on judiciary to whom was referred House File No. 711, a bill for an act providing a method for examination of a party to a proceeding in a court of record, or the person for. whose immediate benefit such action is prosecuted or defended, or any officer or agent of a corporation which is a party to an action, and providing a penalty for violations of the provisions 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.

> C. F: Clark, Chairman.

Report adopted and House File No. 711 was indefinitely postponed.

Anderson of Winnebago, from the committee on agriculture, submitted the following report:

Mr. Speaker-Your committee on agriculture to whom was referred Senate File No. 488 a bill for an act to repeal section eleven (11), chapter two hundred eighty-seven (287), acts of the thirty-eighth General Assembly, (C. C. Section 1742), relating to the quarantine of animals affected with tuberculosis, beg 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, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section eleven (11), chapter two hundred eightyseven (287), acts of the thirty-eighth General Assembly, (C. C. Sec. 1742 ), is hereby amended by striking therefrom the period at the end of line nine (9) and inserting in lieu thereof a comma (,) and by adding the following: "provided, however, that any animal retained by its said owner under the provisions of this section for a period of ninety (90) days or longer after said animal has been adjudged affected with tuberculosis shall not thereafter be made the basis of any claim for compensation out of the funds of the State of Iowa, provided further that all records pertaining to animals affected by tuberculosis shall be open for public inspection and the state veterinarian shall furnish such information whenever requested.'

Also amend the title by striking out the word "repeal" and substituting the word "amend".
J. H. Anderson, Chairman.

Report adopted.

\section*{Also :}

Mr. Speaker-Your committee on agriculture to whom was referred House File No. 457, a bill for an act to repeal sections one (1) to five (5) inclusive of chapter 379, acts of the 38th General Assembly (C. C. 1778 to 1783 inclusive) and to enact substitutes therefor regulating and licensing the manufacture, sale and use of hog cholera virus, and antihog cholera serum and other biological products for use upon domestic 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 be amended as follows, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting the following in lieu thereof:

Section 1. It shall be the duty of the commission of animal health and it shall have the power and authority to make and promulgate such rules and regulations governing the manufacture, sale and distribution of hog cholera serum, virus and other biological products for use upon
domestic animals, as it deems necessary to maintain the potency and purity of such serum, virus and biological products.

Sec. 2. Whenever used in this act the word "commission" shall refer to the'Commission of Animal Health; the word "person" shall include individuals, firms, partnerships, companies and corporations; the words "biological products" shall include and refer to hog cholera serum, virus, and other biological products for use in the treatment of domestic animals; the word "manufacturer" shall include all persons engaged in the preparation of biolgoical products as construed by this section in this state at any stage of the process; except those engaged under the provisions of sections two thousand five hundred thirty-eight-w (2538-w) to two thousand five hundred thirty-eight-w2 (2538-w2) inclusive, of supplemental supplement to the Code, 1915, (C. C. Secs. 2422, 2423, 2424 ), or in any other state or governmental institution; the word "dealer" shall include any person engaged in the sale, dispensation, or other distribution for profit, or who shall offer for sale, dispensation, or other distribution for profit biological products whether as principal or agent, other than manufacturers.

Sec. 3. No person shall manufacture, sell, offer for sale or otherwise distribute within this state any biological products unless he shall have been granted permission to manufacture or sell such products by the commission, upon application as provided in this act.

Sec. 4. Application for permission to manufacture, sell or otherwise distribute biological products shall be made, by any person desiring to manufacture, sell, or otherwise distribute such products, which application shall give the applicant's name, his place of business, and such other information as may be required by the commission.

Sec. 5. Application to manufacture biological products shall be accompanied by evidence satisfactory to the commission that the applicant is holder of a valid and unrevoked United States Government license for the manufacture and sale of biological products and was such holder at the time the said biological products were made.

Sec. 6. Application for dealer's permit shall be accompanied by an undertaking on the part of the applicant faithfully to comply with the law governing the warehousing, handling, sale and distribution of biological products and the rules and regulations of the commission promulgated thereunder, and by a bond in the penal sum of five thousand dollars ( \(\$ 5,000.00\) ), to be approved by the commission for the use and beneft of all persons using the biological products sold by the permit holder, who may be damaged by reason of his negligence in the warehousing, handling or distribution of such products, and for the use and benefit of the state for all penalties adjudged against the principal thereon in any actions instituted in the name of the state.

Sec. 7. The provisions of he preceding section shall be construed only to limit the liability of the surety upon the respective bonds, and any party damaged by the negligence of the principal thereon may recover
damages to the full amount suffered by such injured party by reason of negligence of the dealer in the discharge of any of the duties imposed by this act or by the rules promulgated by the commission thereunder or in the warehousing, handling or distribution, as the case may be, of such biological products, and in the event of judgment being obtained upon any bond provided in this act the commission may immediately revoke the permit issued, if in its judgment the conditions warrant such revocation, and shall in any event require a further bond the amount of the penalty upon which shall be such as to afford the same security to all persons entitled thereto as is provided in bonds originally filed, and upon failure to furnish such additional bond the said permit shall be thereby revoked without further action by the commission.

Sec. 8. Any party damaged by the negligence of a manufacturer may recover damages to the full amount suffered by such injured party, by reason of negligence of such manufacturer in the discharge of any duties imposed by this act or by the rules promulgated by the commission thereunder or in. the manufacture, warehousing, handling or distribution, as the case may be, of such biological products.

Sec. 9. Before the issuance of an original permit to any manufacturer or dealer the commission may cause the premises upon which it is purposed to manufacture or sell biological products to be inspected, and shall make such requirements regarding the physical condition and sanitation of such premises as in its judgment are necessary to insure the maintenance of the potency and purity of the said products; provided, that such inspection shall be made of all such plants and agencies prior to the renewal after the passage of this act of permits heretofore issued, and such premises shall be subject to inspection at such time and in such manner as the commission may consider proper and necessary to insure compliance with its rules and regulations and the statutes relative thereto.

Sec. 10. A fee of twenty-five dollars ( \(\$ 25.00\) ) shall accompany applications for manufacturex's permit for each plant where it is proposed to manufacture biological products, and a fee of fifteen dollars ( \(\$ 15.00\) ) shall accompany applications for dealer's permit for each warehouse or distributing agency it is proposed to maintain. All permits shall be valid for one year from the date of issuance and renewals thereof shall be subject to like conditions, including fees as are imposed in the case of original permits.

Sec. 11. All permit hoiders shall make such written report to the commission as it may from time to time require.

Sec. 12. The commission may revoke any permit issued by it for violation of the terms and conditions under which it was issued.

Sec. 13. No biological products shall be sold or otherwise distributed, or offered for sale or other distribution, or be used in this state except such as have been produced at a plant holding a United States govern-
ment license for the manufacture of biological products or of such of said products as are offered for sale, distribution or use, at the time said products were made.

Sec. 14. No person shall sell, offer for sale or otherwise distribute or offer for distribution virulent blood or virus from cholera infected hogs other than to holders of valid permits to use the same.

Sec. 15. Written permits to administer virulent blood or virus from cholera infected hogs shall be issued by the commission only to such persons as present satisfactory evidence that they are qualified to administer the same. Such permits may be cancelled by the commission upon it appearing that the holder thereof is no longer a proper person to administer such virulent blood or virus. No person shall administer such virulent blood or virus unless he is the holder of a valid unrevoked permit, and manufacturers and dealers shall sell to all permit holders without discriminating as to the price of products.

Sec. 16. Provisions shall be made by the state veterinarian for instruction in the use of serum and virus in each county not oftener than once each year, and he is hereby authorized and directed to make all necessary arrangements for such instruction, at a convenient time and place, when there are seven (7) or more applicants, who are residents of the county, for such instruction. Persons who desire to avail themselves of such courses of instruction shall make application to the county agent accompanied by a fee of five dollars ( \(\$ 5.00\) ).

Sec. 17. The county agent shall forward such applications and fees to the state veterinarian, who shall notify the extension department of the Iowa State College of Agriculture and Mechanic Arts at Ames, and said department shall within thirty days send competent instructors to such county to hold a school of instructions. Such instructor or instructors shall give all instructions and demonstrations necessary, and conduct examinations and forward his report to the commission immediately. Upon receiving such report, it shall be the duty of the commission to issue permits to those instructed as provided in section fifteen (15) of this act. Such permits shall allow the applicant to use virulent blood or virus upon animals owned by himself. The compensation of the instructors and other expenses connected with such instructions, shall be paid out of the fees received from applicants, and any surplus shall be paid into the funds of the commission.

Sec. 18. The animal health commission may hold such schools of instruction at Ames at such times as they deem proper, and shall hold the same upon the application of ten (10) or more for such schools and at such schools no fees shall be charged and permits shall be granted to applicants as provided in Section seventeen (17), and shall hold two stated schools each year on the first Monday of January and August respectively.

Sec. 19. The commission, or its duly authorized deputies, assistants, or agents may seize, at any time or place, for examination samples of
biological products manufactured or kept for use or sale within the state.

Sec. 20. The commission shall have power to seize, condemn or destroy any biological products which it deems unsafe.

Sec. 21. No person shall remove or deface any label upon the bottles or packages containing any biological product, or change the contents from the original container except for immediate use.

Sec. 22. The examination of applicants provided for in section sixteen (16) hereof, shall be in addition to the examination of applicants for permits made at the Iowa State College of Agriculture and Mechanic Arts.

Sec. 23. It shall be unlawful for any person, firm, company or corporation authorized under this act to manufacture, sell or distribute serum or virulent blood or virus to grant any rebate, either directly or indirectly, to any person or to seil said products at any other than a uniform price to all persons, and the price at which said products are sold shall be plainly written or printed upon the label of each bottle showing the manufacturer's price and the dealer's price in plain legible figures; and any person, firm, company or corporation violating the provisions of this section shall forfeit their license to manufacture \(r\) sell such products and the same shall not be renewed for a period of c.e year.

Sec. 24. Any regularly licensed veterinarian who shall receive or collect, directly or indirectly, any rebate or commission or compensation for the handling and sale or use of any hog cholera serum or virus other than his charges for services rendered in administering the same, unless said amount is made known to the customer using the same in writing, shall forfeit his license as a veterinarian, and the same shall not be renewed for a period of one year.

Sec. 25. It shall be unlawful for any person, firm, company or corporation licensed as herein provided to manufacture, sell or distribute hog cholera serum or virus, directly or indirectly, by their agents or employes or any representative, to solicit or attempt to induce farmers or others to make application for examination as provided in section sixteen (16) hereof, or to in any way assist or be interested in procuring applicants for permits as herein provided. Any such firm, person, company or corporation violating the provisions of this section, shall forfeit their license granted under this act.

Sec. 26. Any person who shall violate any of the preceding provisions of this act, or any of the rules of the commission legally promulgated, or who shall hinder or attempt to hinder the commission or any duly authorized agent or official thereof in the discharge of his duty, shall be fined in a sum not less than one hundred dollars ( \(\$ 100.00\) ) nor more than five hundred dollars ( \(\$ 500.00\) ), or in defaultthereof shall be imprisened not less than thirty (30) nor more than one hundred fifty (150) days.

Sec. 27. That sections one (1) to five (5) inclusive of chapter three hundred seventy-nine (379) acts of the Thirty-eighth (38th) General Assembly be and the same are hereby repealed, (C. C. 1778 to 1783 inclusive), and all laws or parts of laws inconsistent with the provisions of this act be and the same are hereby repealed.

Sec. 28. This act being deemed of immediate importance shall be in force and effect upon and after its publication in the Des Moines Register and Des Moines Capital, newspapers of general circulation published in Des Moines, Iowa.

\section*{J. H. Anperson, Chairman.}

Report adopted.

Santee of Black Hawk, from the committee on roads and highways, submitted the following report:

Mr. Speaker-Your committee on roads and highways to whom was referred Senate File No. 363, a bill for an act to amend section eight hundred forty-h ( \(840-\mathrm{h}\) ), supplemental supplement to the code, 1915, (C. C. Sec. 3912), and section eight hundred forty-i (840-i), supplemental supplement to the code, 1915, (C. C. Sec. 3913), and section right hundred forty-j ( \(810-\mathrm{j}\) ), supplemental supplement to the code, 1915 , (C. C. Sec. 3914), and section eight hundred forty-k ( \(840-\mathrm{k}\) ), supplemental supplement to the code, 1915, (C. C. Sec. 3915), and section eight hundred forty-m ( \(840-\mathrm{m}\) ), supplemental supplement to the code, 1915, (C. C. Sec. 3917), and section eight hundred forty n (840-n), supplemental supplement to the code, 1915, (C. C. Sec. 3918), and section eight hundred forty-o (840-o), supplemental supplement to the code, 1915 , as amended by section one (1), chapter three hundred seventy-six (376), acts of the thirty-seventh (37th) general assembly, (C. C. Sec. 3919), in regard to improving highways leading into 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.
C. B. Santee, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on roads and highways to whom was - referred House File No. 715, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s8 (1527-s8), supplemental supplement to the code, 1915, (C. C. Sec. 2877), relating to the improvement of township highways, and to funds to fill in and grade over culverts and approaches to bridges, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

\author{
C. B. Santve, Chairman.
}

Report adopted and House File No. 715 was indefinitely postponed.

Garber of Floyd, from the committee on horticulture, submitted the following report:

Mr. Speaker-Your committee on horticulture to whom was referred Senate Joint Resolution No. 5 relative to Flower Day beg 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 do pass.

\author{
J. S. Garber, Chairman.
}

Report adopted.
Sterling of Hamilton, from the committee on conservation of resources, submitted the following report:

Mr. Speaker-Your committee on conservation of resources to whom was referred Senate File No. 629, a bill for an act authorizing the executive council to preserve Rice Lake, located in Winnebago and Worth Counties as a lake, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

\author{
J. C. Sterling, Chairman.
}

Report adopted.
Hauge of Polk, from the committee on municipal corporations, submitted the following report:

Mr. SPEAKER-Your committee on municipal corporations to whom was referred Senate File No. 579, a bill for an act to amend section thirteen hundred sixty-six (1366) of the code, 1913, (C. C. Sec. 4595) as amended by chapter three hundred eighty-five (385) of the Thirtyeighth General Assembly and section thirteen hundred seventy (1370) of the supplement to the code, 1913, (C. C. Sec. 4599), as amended by chapter two hundred thirty-four (234) of the acts of the Thirty-eighth General Assembly; and relating to the time at which assessors books and rolls shall be laid before the local board of review in cities having a population of ten thousand \((10,000)\) or over, beg 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 do pass.
A. O. Hauge, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 748, a bill for an act to amend section ten
hundred fifty-six-a-17a (1056-a-17a) supplement to the code, 1913, (C. C. Sec. 4215) relating to the effect of the reduction in population of cities organized or to be organized under the commission form of 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 do pass.
A. O. Hauge, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on municipal corporations to whom was referred House File No. 691, a bill for an act to amend section eighteen (18) of chapter two hundred eighty-five (285) acts of the Thir-ty-eighth General Assembly (C. C. Sec. 3953), authorizing certain cities to issue bonds to defray the expenses of improvements to protect property within their limits from danger and damage from floods and high water by deepening, widening, straightening, altering, diverting, changing or otherwise improving water courses within their limits, and to provide for the levy of special assessments and the issuance of bonds and certificates in anticipation of such tax and special assessments, by making the same applicable to special charter cities, cities under the city manager plan and cities of twenty thousand \((20,000)\) or more population, beg 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 do pass.

\author{
A. O. Havge, Chairman.
}

Report adopted.
LeValley of Franklin from the committee on dairy and food, submitted the following report:

Mr. Speaker-Your committee on dairy and food to whom was refered House File No. 664, a bill for an act to amend the law as it appears in section four thousand nine hundred ninety-nine a thirty-one \(f\) (4999-a31f) of the supplemental supplement to the code, 1915, as amended by section four (4) chapter two hundred eighty-four (284) of the acts of the 38 th General Assembly (C. C. Sec. 1443) relating to the appropriation of the Dairy and Food 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 do pass.

\author{
C. J. LeValley, Chairman.
}

Report adopted.
Lake of Woodbury, from the committee on railroads, submitteed the following report:

Mr. Speaker-Your committee on railroads to whom was referred House File No. 701, a bill for an act requiring that locomotive engines be equipped with vestibule cabs, beg 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 indefinitely postponed.

Frank C. Lake, Chairman.
Report adopted and House File No. 701 was indefinitely postponed.

\section*{TIME OF SPECIAL ORDER CHANGED}

On request of Lake of Woodbury, unanimous consent having been obtained, the time for the consideration of House Files Nos. 808 and 809 was changed from March 30 th, at \(1: 30\) p. m. to Thursday, March 31st, at 2 :00 o'clock p. m.

\section*{NEW BILL FOR HOUSE FILE NO. 664}

LeValley of Franklin moved that the chief clerk be authorized and instructed to draw a new bill for House File No. 664.

Motion prevailed and it was so ordered.

\section*{HOUSE FILES WITHDRAWN}

On request of Slemmons of Buchanan, unanimous consent having been obtained, House File No. 613 was withdrawn from the committee on dairy and food and from further consideration by the House.

On request of Carter of Hardin, unanimous consent having been obtained, House File No. 790 was withdrawn from the committee on judiciary and from further consideration by the House.

\section*{AMENDMENTS FILED}

Clark of Linn filed the following amendment:
Amend House File 592 by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section one hundred-e (100-e), supplement to the code, 1913 (C. C. Sec. 134), be amended by changing the period (.), after the word "action' in line nine (9) to a semi-colon (;), and adding thereto the following:
"and at least once in every two years it shall be the duty of the auditor of state, or one of his examiners, to audit and report upon the financial conditions of all school corporations where the expenditures yearly exceed the sum of forty thousand dollars ( \(\$ 40,000.00\) ) as shown by the report of the district treasurer."

Section 2. That section one hundred-e ( \(100-\mathrm{e}\) ), supplement to the code 1913 (C. C. Sec. 134), be further amended by adding thereto the following:
"The superintendent of public instruction and the auditor of state are hereby authorized to prepare forms for blanks to be used by the secretary and the treasurer of each school corporation for their reports to the county superintendent, and blanks for the county superintendent to make his annual report to the department of public instruction as required by law, and said blanks shall correspond as nearly as possible to the statistical blanks of the United States Bureau of Education."

Kime of Webster filed the following amendments to House File No. 272:

Strike out Section 1 of amendment and insert in lieu thereof:
Section 1. There is hereby established a tribunal to which there is hereby delegated the powers, duties and authority necessarily incident thereto, said tribunal to be known as the Industrial Court of Iowa. The said court shall be composed of three judges who shall be the members of the State Board of Railroad Commissioners. Said board of railroad commissioners shall serve as members of said-Industrial Court without additional compensation. Two members shall constitute a quorum and at least a majority of the court shall concur in all decisions.

In Sec. 2 lines 1 and 2, strike out the words "who shall be the deputy industrial commissioner."

In line 10, Sec. 4, strike out the word "food" and insert the word "meat".

Renumber paragraph " 3 " Section 4, as paragraph "2".
In line 20, Sec. 4, renumber paragraph "4" as paragraph " 3 " and strike out in the same line the words "all food" and insert the word "meat"; and in the same line strike out the word "and" and insert a comma and the words "live stock and". In line 21, Sec. 4, strike out all except the word "fuel" and in line 22, Sec. 4, strike out the words "as aforesaid" and comma ",".

In line 17, Sec. 5 , strike out colon and dash ":-" and in line 18, Sec. 5 , strike out "No. 1 and parenthesis (1)". Also in Sec. 5 strike out all of paragraph (2) and paragraph (3).

In line 6, Sec 6, strike out the words "the necessaries of life" and insert "meat products, livestock, or fuel."

Calhoun of Van Buren filed the following amendment:
Amend House File No. 468 by adding to the end of section six the following:
"Provided that the provisions of this act shall not apply, to operators, who employ less than twelve men as minors in any one community, and the coal taken from such mines where less than twelve men are employed, shall be exempt from said tax."

Hauge of Polk filed the following amendment:
Amend the amendment offered by the gentlemen from Montgomery to House File No. 836 by striking from Section one (1) the second paragraph and inserting in lieu of the same the following:
"Whenever a person by reason of age or infirmity, is unable to contribute to the public revenue, such person may file a petition, duly sworn to, with the board of supervisors, stating such fact and giving a statement of property, real and personal, owned or possessed by such applicant and such other information as the board may require. The board of supervisors may thereupon order the county treasurer to suspend the collection of the taxes assessed against such petitioner, his poles or estate, or both, for the current year, or such board may cancel and remit said taxes, provided, however, that such petition shall first have been approved by the council of the city or town in which the property of the petitioner is located, or by the township trustees of the township in which said property is located."

On motion of Schirmer of Jackson the House adjourned until 9:00 a. m., Wednesday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, des Moines, March 30, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Paul H. Andreen, pastor of the Bethany Lutheran church, Des Moines.

\section*{petitions}

Peters of Dallas presented a petition from St. Patrick's church of Perry relative to parochial schools.

Mills of Harrison presented a petition from St. Patrick's church of Missouri Valley relative to parochial schools.

Held of Plymouth presented a petition from citizens of Le Mars relative to parochial schools.

Donhowe of Story presented a petition from citizens of Story county relative to House File No. 573.

Edgington of Monona presented a petition from citizens of Monona county relative to House File No. 573.

Brady of 0 'Brien presented two petitions from citizens of O'Brien county relative to House File No. 573.

Truax of Guthrie presented a petition from citizens of Stuart relative to House File No. 573.

Truax of Guthrie presented a petition from citizens of Guthrie Center relative to parochial schools.

Truax of Guthrie presented a petition from citizens of Guthrie Center relative to House File No. 534.

Aldrich of Marion presented a petition from citizens of Bauer relative to House File No. 573.

Kime of Webster presented a petition from citizens of Barnum relative to parochial schools.

Narey of Dickinson presented a petition from citizens of Spirit Lake relative to parochial schools.

Kime of Webster presented a petition from citizens of the 58th district relative to parochial schols.

Above petitions referred to their respective committees.

\section*{INTRODUCTION OF BILLS}

By committee on judiciary, House File No. 862, a bill for an act to prescribe the conditions under which the proceedings of boards of supervisors, school directors and city and town councils, and bonds and warrants issued by such official bodies, may be legalized.

Read first and second time and ordered on file.
By committee on judicial districts, House File No. 863, a bill for an act to amend section two hundred twenty-seven (227) supplemental supplement to the code, 1915, (C. C. Sec. 6937), relating to counties which shall comprise said judicial districts and providing that the number of judges in the fourth judicial district shall be four.

Read first and second time and ordered on file.
By committee on drainage, House File No. 864, a bill for an act to amend section nineteen hundred eighty-nine-a twelve (1889-a12) supplemental supplement to the code, 1915, as amended by section one (1) chapter one hundred twenty-seven (127) and section two (2) chapter three hundred forty-four (344), acts of the Thirtyseventh General Assembly (C. C. Sec. 4851), relating to the assessment and costs of damages in levees or drainage districts.

Read first and second time and referred to sifting committee.

\section*{CÓNSIDERATION OF BILLS}

Calendar No. 1, House File No. 747, a bill for an act to amend section ten hundred eighty-seven-a nineteen (1087-a19), supplement to the code, 1913, (C. C. Sec. 380); section ten hundred
eighty-seven-a twenty-one (1087-a21), supplement to the code, 1913 , (C. C. Sec. 383 ) ; section ten hundred eighty-seven-a twen-ty-two, (1087-a22), supplement to the code, 1913, (C. C. Sec. 384) ; section ten hundred eighty-seven-a twenty-five, (1087-a25), supplement to the code, 1913 , (C. C. Sec. 388) ; section ten hundred eighty-seven-a twenty-six, (1087-a26), supplement to the code, 1913, (C. C. Sec. 389) ; section ten hundred eighty-seven-a twenty-seven, (1087-a27), supplement to the code, 1913, (C. C. Sec. 390), relating to nominations by primary elections, with report of committee recommending passage, was taken up for consideration.

Kime of Webster offered the following substitute amendment and moved it adoption:

Amend House File No. 747, by striking all after the enacting clause, and substituting the following in lieu thereof:

Section 1. That the law as it appears in section ten hundred eighty-seven-a nineteen (1087-a 19) supplement to the code, 1913, (C. C. section 380 ), be and the same is hereby amended by striking out in line twentyfour (24), the words "thirty-five", and inserting in lieu thereof the word "twenty".

Sec. 2. That the law as it appears in section ten hundred eighty-sevena twenty-one (1087-a21), supplement to the code, 1913, (C. C. section 383), be and the same is hereby amended by striking out of line eleven (11), the words "thirty-five", and inserting in lieu thereof the word "twenty",

Sec. 3. That the law as it appears in section ten hundred eighty-sevena twenty-two (1087-a22), supplement to the code, 1913, (C. C. section 384), be and the same is hereby amended by striking out in line sixteen (16), the words "thirty-five", and inserting in lieu thereof the word "twenty".

Sec. 4. That the law as it appears in section ten hundred eighty-seven-a twenty-five (1087-a25), supplement to the code, 1913, (C. C. section 388 ), be and the same is hereby amended by striking from line fifty ( 50 ), the words "thirty-five", and inserting in lieu thereof the word "twenty", also, by striking out of line fifty-seven (57), the words "thirty-five", and inserting in lieu thereof the word "twenty."

Sec. 5. That the law as it appears in section ten hundred eighty-seven-a twenty-six ( \(1087-\mathrm{a} 26\) ), supplement to the code, 1913, (C. C. section 389 ), be and the same is hereby amended by striking out of line twentythree (23), the words "thirty-five", and inserting in lieu-thereof the word "twenty."

Sec. 6. That the law as it appears in section ten hundred eighty-seven-a twenty-seven (1087-a27); supplement to the code, 1913, (C. C.
section 390 ), be and the same is hereby amended by striking out of line eighteen (18), the words "thirty-five", and inserting in lieu thereof the word "twenty."

Garber of Adair offered the following amendment to the substitute amendment and moved its adoption:

Amend the amendment by striking out the word "twenty" and inserting in lieu thereof the word "twenty-five" wherever same appears.

Amendment to the substitute amendment lost.
Substitute amendment by Kime of Webster lost.
Truax of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 11
\begin{tabular}{lll} 
Blake & Lake & Truax \\
Garber of Floyd & Orr & Wolfe \\
Gunderson & Powers & Year \\
Kime & Rumley &
\end{tabular}

Nays, 87


Absent or not voting, 10

Doolittle
Elson
Forsling Gilmore of Cedar

O'Donnell
Ontjes
Santee
Uistad

Yenter
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 3, House File No. 570, a bill for an act providing for the regulation, licensing and sanitary inspection of restaurants, cafes, caferias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the public, was taken up for further consideration.

On motion of Blake of Fayette the amendments proposed by the committee, found on pages 1242 and 1243 of the journal of March 19th, were adopted.

Weaver of Polk offered the following amendment and moved its adoption:

Amend House File No. 570 by adding to the end of section 1 the following:

Provided, however, that this act shall not apply to churches, charitable societies, lodges or like organizations who do not regularly as a business engage in the serving of food.

Amendment adopted.

Kime of Webster moved that action be deferred on House File No. 570.

Motion lost.
Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?".

Ayes, 77

\author{
Aldrich \\ Anderson \\ Becker Beeman Benz
}

Blake
Bradley
Brady Buffington
Calhoun

Carter
Colbert
Criswell
Dodd
Donhowe
\begin{tabular}{lll} 
Edgington & Lake & Peterson \\
Edson & Letts & Powers \\
Elson & LeValley & Ramsey \\
Emery & Lockin & Rankin \\
Fackler & Long & Sampson \\
Forsling & McClune & Santee \\
Francis & McCulloch & Schirmer \\
Garber of Flo ? & McDonald & Scott of Fremont \\
Gibson & McGhee & Smith \\
Gilbert & Mayne & Springer \\
Gilmore of Cedar & Miller & Sterling \\
Gilmore of Clay & Mills & Truax \\
Gordon & Morgan & Van Camp \\
Graham & Narey & Vance \\
Grimwood & Nervig & Venard \\
Gunderson & O'Donnell & Weaver \\
Hanna & Orr & Weber \\
Healy & Parrott & Year \\
Held & Parsons & Young \\
Ingersoll & Perkins & Mr. Speaker \\
Knickeribocker & &
\end{tabular}

Nays, 21
\begin{tabular}{lll} 
Allyn & Kime & Shores \\
Berry & Larson & Slemmons \\
Children & Olson & Stimson \\
Gilbertson & Peters & Ulstad \\
Harrison & Rumley & Wamstad \\
Hauge & Schulte & Westervelt \\
Justice & Scott of Appanoose & Wolfe
\end{tabular}

Absent or not voting, 10
\begin{tabular}{lcc} 
Aiken & Huff & Storey \\
Clark & Moen & Yenter \\
Elliott & Moorhead & \\
Garber of Adair & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title owas agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Blake of Fayette moved to reconsider the vote by which House File No. 570 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

RULE 63 SUSPENDED
On request of Yenter of Johnson rule 63 was suspended for the remainder of the day.

\section*{LEAVE OF ABSENCE}

On request of Peters of Dallas leave of absence was granted Huff of Cass for the remainder of the day.

On request of Wolfe of Kossuth leave of absence was granted Ontjes of Grundy for the remainder of the day.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 409, a bill for an act to amend section six hundred eighty-six (686) of the code, (compiled code, section 3580 ) relating to publication of ordinances.

Also :
Senate File No. 420, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, as amended by chapter one hundred eleven (111), acts of the 37th General Assembly, (C. C. section 1175), in relation to protection of game.

Also :
Senate File No. 457, a bill for an act to amend the law as it appears in section one (1), chapter three hundred ninety-six (396), acts of the Thirty-seventh General Assembly (C. C. 1128), relating to the protection of certain fur bearing animals.

Also:
Senate File No. 627, a bill for an act authorizing, empowering and directing the governor and secretary of state to convey by patent to Johannes Anderson certain real estate in Iowa City, Johnson county, Iowa.

Also :
Senate File No. 630, a bill for an act to legalize certain warrants of the Randall Consolidated Independent school district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to legalize a tax levied to pay the same.

\footnotetext{
Also :
Senate File No. 652 a bill for an act to legalize the amended articles of incorporation of the Greenwood Cemetery Association, of Ossian, Iowa.
}

Also :
Senate File No. 653, a bill for an act to legalize certain warrants of the Consolidated independent school district of Franklin, in Greene county, Iowa.

Also:
Senate File No. 662, a bill for an act to authorize the Iowa state board of education to transfer to the city of Ames, Iowa, a portion of state property to permit re-alignment of a highway.

\section*{Also :}

Senate File No. 719, a bill for an act to legalize certain warrants issued by the city of Malvern on the street improvement fund and also the fire fund and to authorize the execution and sale of bonds to fund same.

Also :
Senate File No. 738, a bill for an act to legalize the organization of the consolidated independent school district of Whitten, in the counties of Hardin and Grundy, Lowa, and the acts and proceedings of the board of directors thereof in respect of eighty thousand dollars ( \(\$ 80,000.00\) ) bonds of said district authorized at an election held February 1, 1921.

Also:
Senate File No. 770, a bill for an act to require the teaching of the constitution of the United States and of the state of Iowa in the public and private schools of the state.

Also :
Senate File No. 318, a bill for an act appropriating \(\$ 5,000.00\) to indemnify LeVerne Peterson for injuries received when run down by a state truck at Anamosa, Iowa, May 13, 1919, and to indemnify Henry Peterson and Nina Peterson for expenses incurred because of such injuries.

Also :
Senate File No. 429, a bill for an act to require every railroad, whether operated by steam or electricity, to acquire rights of way for, construct, connect, maintain, and operate spur tracks, and providing for payment thereof.

Also :
Senate File No. 528, a bill for an act to legalize certain decrees and orders in relation to the sale of real estate by a guardian.

Also:
Senate File No. 637, a bill for an act to appropriate the sum of thirtyfive thousand dollars ( \(\$ 35,000.00\) ) to be used for the purpose of replacing property destroyed by fire at the institution for feeble minded children, Glenwood.

Also :
Senate File No. 661, a bill for an act to amend the law as it appears in section one (1), chapter two hundred fourteen (214), acts of the Thirty-seventh General Assembly; and to provide that certain children may be admitted to the hospital of the college of medicine of the state university, who are not committed under the provisions of section \(254-\mathrm{c}\), section \(254-\mathrm{d}\) and section \(254-\mathrm{k}\), supplemental supplement to the code, 1915, (C. C. sections 2376,2377 and 2384) and sections two and three (2 and 3), chapter seventy-eight (78), acts of the Thirty-eighth General Assembly (C. C. sections 2387 and 2388).
W. H. Vance, Chairman House Committee.

George S. Banta, Chairman Senate Committee.
Report adopted.

\section*{SPECIAL ORDER NO. 1}

Time having arrived for special order No. 1, House File No. 626, a bill for an act making an additional appropriation to the State Historical Society of Iowa, with report of committee without recommendation was taken up for consideration.

\section*{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 to Senate File No. 758, an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass county, Iowa.

> L. W. Ainsworth, Secretary.

Also :
Me. Speakmb-I am directed to inform your honorable body that the

Senate has concurred in the House amendments to Senate File No. 273, a bill for an act to amend section 1 , chapter 116 ; and section 1 , chapter 77, acts of the 38th General Assembly, relating to school taxes levied for the general fund, and estimated therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 365, a bill for an act to amend chapter 156, laws of the 37th General Assembly, relating to the high school tuition of non-resident pupils, in approved schools.
L. W. Ainsworth, Secretary.

\section*{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. 666, a bill for an act to repeal section 1683-c, supplemental supplement to the code, 1915 , and \(1683-\mathrm{h}\), supplement to the code, 1913, and to enact substitutes in lieu thereof relative to the incorporation of farm aid associations.
L. W. Ainswobth, 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. 486, a bill for an act to prohibit nepotism within this state.

\author{
L. W. Ainsworth, 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. 585, a bill for an act to amend chapter 216, acts of the Thirty-eighth General Assembly, relating to fees of justices of the peace and constables.

\author{
L. W. Anssworth, Secretary.
}

\section*{MOTIONS OF ANDERSON OF WINNEBAGO}

Anderson of Winnebago made the following motion:
Mr. Speakbr-I move that the House refuse to receive the megeage
presented by the Senate relative to House File No. 623, until such time as the Senate has acceded to the request of the House that said House File No. 623 be returned to the House.

Ruled out of order under joint rule No. 4.
Anderson of Winnebago made the following motion:
Mr. Speaker-I move that the message first received from the Senate, together with House File No. 623 to which it refers, lie on the table until further order of the House.

Ruled out of order under joint rule No. 4.

\section*{Anderson of Winnebago made the following motion:}

Mr. Speakier-House File 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to ibe furnished, providing for the term of such service, and granting to city and town councils and boards of supervisors powers to fix rates for furnishing such service and establishing a court of appeals to be known as a court of public service, and fixing its powers and providing procedure, duly passed this House and was thereafter messaged to the Senate. A very large majority of the members of this house were later convinced, after more mature reflection, that said bill ought, in justice to the people of the state, to be amended in important particulars.

To effect such amendments, this House did on March 29, 1921, and prior to the time when the Senate acted thereon, request the Senate to return the said bill to this House. The Senate refused to comply with said request. This bill is now in the possession of this House.

I therefore move that the chairman of the House committee on enrolled bills and each member of said committee, the chief clerk of this House or any of his assistants, and the enrolling clerk of this House, be, and they are each directed not to enroll said bill and not to cause or permit such enrollment to be made and not to report on or recognize any such enrollment if made. And that should any enrollment of said bill be made, in violation of this command or otherwise, each member and employee of this House is, and they are each hereby directed not to present such enrollment either to the Speaker of this House or to the President of the Senate or to any other person who may be acting as presiding officer of either said House or Senate; and that the speaker and speaker pro tem of this House and each and every other person who may be acting as presiding officer of this House be, and each of them are commanded and directed not to sign in any manner, any enrollment of such bill.

Joint rules 4, 5 and 6 follow:

\section*{RULE 4-ENROLLMENT OF BILLS}

When a bill shall have passed both houses it shall be duly enrolled by the enrolling clerk of the house in which it originated, and the fact of its origin shall be certified by the endorsement of the secretary or clerk thereof.

\section*{RULE 5-EXAMINATION OF ENROLLED BILLS}

When the bills are enrolled they shall be examined by a joint committee of two from the Senate and two from the House of Representatives, who shall be a standing committee for that purpose, and who shall carefully compare the enrollment with the engrossed bills, as passed in the House, correct and errors therein, and make report thereof forthwith to their respective houses.

\section*{RULE 6-AUTHENTICATION OF ENROLLED BILLS}

After the report, each bill shall be signed, first by the speaker of the House of Representatives, and then by the presidenc of the Senate, in the presence of their respective houses.

Anderson of Winnebago appealed from the decision of the chair on the ruling on motion No. 2.

Dodd of Howard raised the point of order that an appeal from the decision of the chair could not be made after intervening business.

The Speaker ruled that the point of order was well taken.
The House resumed consideration of House File No. 626.
Scott of Appanoose moved the previous question.
Motion prevailed.

Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passi'"
Ayes, 68
\begin{tabular}{lll} 
Becker & \begin{tabular}{l} 
Carter \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Children \\
Boolittle
\end{tabular} \\
Blake & Clark & Edson \\
Bradley & Colbert & Elliott \\
Brady & Dodd & Forsling \\
Calhoun & Donhowe & \(\therefore \quad\) Garber of Adair \\
& &
\end{tabular}
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Hauge
Healy
Held
Kime
Knickerbocker
Lake
Letts
LeValley
McCulloch
McGhee

Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
O'Donnell
Olson
Parrott
Perkins
Peters
Powers
Ramsey
Rankin
Rumley
Sampson

Santee
Schirmer
Schulte
Smith
Springer
Sterling
Stimson
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Westervelt
Yenter
Mr. Speaker

Peterson
Sicott of Appanoose
Scott of Fremont
Shores
Slemmons
Storey
Ulstad
\(W_{o l f e}\)
Year
Young

Absent or not voting, 10
Aiken
Anderson
Fackler
Francis

Harrison
Huff
Tngersoll
Larson
Tibson
Gilbertson
Justice
J,ockin
Long
McClune
McDonald
Nervig
Orr
Parsons

Ontjes
Weber

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Calhoun of \({ }^{\circ}\) Van Buren moved to reconsider the vote by which House File No. 626 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

DR. HUGH S. MCGILL ADDREISSES THE HOUSE
Springer of Louisa moved that Dr. Hugh S. McGill, Secretary of the National Educational Association of the United States, be requested to address the House.

Motion prevailed, and Dr. McGill, having accepted the invitation extended him, was escorted to the Speaker's station where he briefly addressed the House.

\section*{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 return of House File No. 802, relating to fishing from a boat.

> L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 523, relating to special assessments.

> L. W. Ainsworth, Secretary.

HOUSE FILES RETURNED TO SENATE
Hauge of Polk moved that House File No. 523 be returned to the Senate in accordance with their request.

Motion prevailed and it was so ordered.
Calhoun of Van Buren moved that House File No. 802 be returned to the Senate in accordance with their request.

Motion prevailed and it was so ordered.

\section*{HOUSE FILE WITHDRAWN}

On request of Criswell of Boone, ananimous consent having been obtained, House File No. 628 was withdrawn from the committee on agriculture and from further consideration by the Hoase.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 409.
Senate File No. 420.
Senate File No. 457.

Senate File No. 627.
Senate File No. 630.
Senate File No. 652.
Senate File No. 653.
Senate File No. 662.
Senate File No. 719.
Senate File No. 738.
Senate File No. 770.
Senate File No. 318.
Senate File No. 429.
Senate File No. 528.
Senate File No. 637.
Senate File No. 661.

\section*{SPECIAL ORDER NO. 2}

Time having arrived for the consideration of special order No. 2, House File No. 678, a bill for an act repealing the law as it appears in section fifty hundred six (5006) of the code (C. C. 8867), section fifty hundred seven (5007) of the code (C. C. Secs. 8870-8871-8872-8873), section fifty hundred seven-c ( \(5007-\mathrm{c}\) ) supplement to the code, 1913, (C. C. Sec. 8879), and section fifty-hundred sev-cn-d (5007-d), supplement to the code, 1913 (C. C. Sec. 8880), and enacting substitutes therefor; and amending sections fifty hundred seven-a (5007-a) and fifty hundred seven-b (5001-b), supplement to the code, 1913 (C. C. Sees. 8877 and 8878) ; all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for the purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulating of sales thereof and penalties for violations of said regulations; providing a means of securing evidence of violations of said regulations; provding that any building or place made use of for purposes in violation of any provision of this act shall be deemed a nuisance and abated by
injunction; providing for the creation of the office of state revenue collector, prescribing the duties of said officer, and certain rules and regulations as to the conduct of the business of said office; and making appropriation of funds necessary to carry out the provisions of this act, with report of committee recommending substitute amendment and passage, was taken up for consiceration.

The amendment to the committee substitute amendment filed by Clark of Linn, found on page 1579 of the journal of March 28th was considered, and on motion of Mr. Clark, adopted.

Doolittle of Delaware, Beeman of Allamakee and Blake of Fayette offered the following amendment to the committee substitute amendment:

Amend the committee substitute amendment as follows:
Amend section five (5) by striking in lines three (3) and six (6) thereof the words and figures "in the sum of sixty dollars ( \(\$ 60.00\) )", and inserting in lieu thereof the words and figures as follows: "in towns of less than 1,000 population, twenty-five dollars ( \(\$ 25.00\) ) ; in towns and cities of from 1,000 to 5,000 population, fifty dollars ( \(\$ 50.00\) ) ; in cities of 5,000 to 20,000 population, seventy-five dollars ( \(\$ 75.00\) ); in cities over 20,000 population, one hundred dollars ( \(\$ 100.00\) ),".

Also amend section six (6) by striking from line six (6) the words and figures "of sixty dollars ( \(\$ 60.00\) )" and inserting in lieu thereof the words "as specified in section five (5)".

Doolittle of Delaware moved the adoption of the amendment. A roll call was asked for.

On the question, "Shall the amendment to the substitute amendment be adopted?"

Ayes, 17
\begin{tabular}{lcl} 
Aiken & Gilbertson & Ramsey \\
Becker & Kime & Rumley \\
-Reeman & McGhee & Van Camp \\
Blake & OO'Donnell & Weber \\
Doolittle & Peterson & Wolfe \\
Emery & Powers &
\end{tabular}

Nays, 75
\begin{tabular}{lll} 
Allyn & Brady & Children \\
Anderson & Buffington & Clark \\
Berry & Calhoun & Colkert \\
Bradley & Carter & Criswell
\end{tabular}
\begin{tabular}{lll} 
Dodd & Knickerbocker & Rankin \\
Donhowe & Lake & Sampson \\
Edgington & Larson & Santee \\
Edson & Letts & Schulte \\
Elliott & LeValley & Scott of Appanoose \\
Fackler & Lockin & Scott of Fremont \\
Forsling & Long & Shores \\
Francis & Mcilune & Slemmons \\
Garber of Floyd & McCulloch & Smith \\
Gibson & McDonald & Springer \\
Gilmore of Cedar & Miller & Sterling \\
Gilmore of Clay & Mills & Stimson \\
Gordon & Moen & Truax \\
Graham & Moorhead & Ulstad \\
Grimwood & Narey & Vance \\
Gunderson & Nervig & Venard \\
Hanna & Olson & Wamstad \\
Hauge & Parrott & Weaver \\
Held & Parsons & Westervelt \\
Ingersoll & Perkins & Year \\
Justice & Peters & \\
& &
\end{tabular}

Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & Healy & Schirmer \\
Benz & Huff & Storey \\
Elson & Mayne & Young \\
Garber of Adair & Morgan & Mr. Speaker \\
Gilbert & Ontjes & \\
Harrison & Orr &
\end{tabular}

So the amendment to the substitute amendment was lost.
Moen of Lyon offered the following amendment to the committee substitute amendment and moved its adoption:

Amend the committee substitute to House File No. 678 by striking ont the words and figures, sixty dollars, ( \(\$ 60.00\) ), as it appears in line three and line six of section five, in line six of section six, also in lines twelve and thirteen of section seven and inserting in lieu thereof, the words and figures, one hundred dollars, ( \(\$ 100.00\) ).

A roll call was asked for.
On the question, "Shall the amendment be adopted!"
Ayes, 37
\begin{tabular}{lll} 
Bradley & \begin{tabular}{l} 
Francis \\
Carter
\end{tabular} & \begin{tabular}{l} 
Garber of Floyd
\end{tabular} \\
Clark & Gibson & Larson \\
Colbert & Gordon & Lockin \\
Criswell & Gunderson & Long \\
Donhowe & Hanna & McGhee \\
Edson & Held & Moen \\
Emery & Ingersoll & Nervig \\
& & Parsons
\end{tabular}

Perkins
Peters
Peterson
Scott of Appanoose
Scott of Fremont
Nays, 58
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Clay \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Powers \\
Rraham
\end{tabular} \\
Allyn & Grimwood & Ransey \\
Anderson & Hauge & Rumley \\
Becker & Healy & Rampson \\
Berry & Kime & Santee \\
Blake & Knickerbocker & Schulte \\
Brady & Lake & Slemmons \\
Buffington & Letts & Smith \\
Calhoun & LeValley & Springer \\
Children & McClune & Storey \\
Dodd & McCulloch & Van Camp \\
Doolittle & McDonald & Vance \\
Edgington & Miller & Wamstad \\
Elliott & Mills & Weber \\
Forsling & Moorhead & Westervelt \\
Garber of Addir & Narey, & Wolfe \\
Gilbert & Olson & Yenter \\
Gilbertson & Orr & \\
Gilmore of Cedar & Parrott &
\end{tabular}

Absent or not voting, 13
\begin{tabular}{lll} 
Beeman & \begin{tabular}{l} 
Huff \\
Benz
\end{tabular} & \begin{tabular}{l} 
Schirmer \\
Mayne
\end{tabular} \\
Elson & Moung \\
Fackler & Morgan & Mr. Speaker \\
Harrison & O'Donnell &
\end{tabular}

So the amendment was lost.

Bradley of Poweshiek offered the following amendment to the committee substitute amendment and moved its adoption:

Amend committee substitute for House File No. 678 by striking out the word "twenty" in line seven (7) of section one (1) and inserting in lieu thereof the words "twenty-one" and also by striking out the word "twenty" in the first line of section two (2) and inserting in lieu thereof the words "twenty-one".

Calhoun of Van Buren moved the previous question on the amendment.

Motion prevailed.
On the question, "Shall the amendment to the committee substitute amendment be adopted?"

Ayes, 63
Allyn
Berry
Bradley
Carter
Colbert
Criswell
Donhowe
Edson
Emery
Fackler
Francis
Garber of Floyd
Gibson
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Hauge
Held
Ingersoll
Justice
Knickerbocker
Larson
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Narey
Nervig
Olson
Parsons
Peters
Peterson

Rumley
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Venard
Weaver
Weber
Westervelt
Wolfe
Year
Nays, 32
Aldrich
Anderson
Becker
Beeman
Blake
Brady
Buffington
Calhoun
Children
Clark
Dodd
Doolittle
Edgington
Elliott
Forsling
Gilbert
Gilmore of Cedar
Healy
Kime
Lake
Letts
Moorhead

Orr
Parrott
Perkins
Powers
Rankin
Sampson
Schulte
Vance
Wamstad
Yenter

Absent or not voting, 13
\begin{tabular}{ll} 
Aiken & Harrison \\
Benz & Huff \\
Elson & Morgan \\
Garber of Adair & O'Donnell \\
Gilbertson & Ontjes
\end{tabular}

Ramsey
Young
Mr. Speaker

So the amendment was adopted.

\section*{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. 611, a bill for an act defining desertion, providing punishment therefor, and permitting the wife to be a witness in such cases, giving the court or judge in vacation summary power to make orders as to first offenders, and repealing certain sections of the supplement to the code, 1913.
L. W. Ainsworth, 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. 601, a bill for an act to repeal chapter 138, acts of the Thirty-seventh General Assembly and enacting a substitute therefor authorizing all cities and towns including special charter cities to regulate and restrict the location of trades and industries and buildings designed for specified uses, to divide such cities or towns into districts for such purpose and to prescribe penalties for violation thereof.
L. W. Ainsworth, 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. 415, a bill for an act to amend soction 1989-a61, supplemental supplement to the code, 1915, relating to the supervision of drainage or levee districts by trustees.

\author{
L. W. Ainsworth, Secretary.
}

Also:
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. 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to be furnished, providing for the terms of such service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service and establishing a court of appeal to be known as a court of public service, and fixing its power and providing proceduce.
L. W. Ainsworth, Secretary.

On motion of McCulloch of Iowa the House adjourned until 1:30 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{BUSINESS PENDING}

The House resumed consideration of House File No. 678.
Calhoun of Van Buren offered the following amendment to the committee substitute amendment and moved its adoption:

Amend committee substitute for House File No. 678 by Dodd by striking out section five and inserting in lieu thereof: Sec. 5. No permit shall be issued until the applicant shall have paid to the treasurer of said city or town a mulct tax as follows: "In incorporated towns \(\$ 50.00\); in cities of the second class \(\$ 75.00\); in cities of the first class \(\$ 100.00\). Said mulct tax to be paid for the period ending the first of July next thereafter, and said permit shall become invalid if said permit holder shall fail to pay a similar mulct tax on or before the first of July each year thereafter for the year then beginning."

Amend section six by striking out of lines five and six the following words: "An annual tax to be called a mulct tax of \(\$ 60.00\) payable" and insert in lieu thereof the following: "The mulct tax provided for in section five hereof."

Also amend section seven by striking out of lines twelve and thirteen the following words "of \(\$ 60.00\) " and put in lieu thereof "as provided for in section five hereof."

Amendment adopted.
McClune of Mahaska offered the following amendment to the committee substitute amendment and moved its adoption:

Amend committee substitute for House File No. 678, by inserting a semicolon immediately after the word "state" in line thirteen (13) of section four (4).

Amendment adopted.
On motion of Dodd of Howard the committee substitute amendment which is printed in bill form, as amended, was adopted.

Moen of Lyon offered the following amendment and moved its adoption:

Amend House File No. 678 as follows:

Strike out the words "police" and "constable" in line (4) of section 2 and substitute in lieu of the word "police", the word "peace".

Also after the word "act" in line 14 of section 3 , insert "and no such permit can again be issued for a period of two years thereafter".

Amendment adopted.

Ramsey of Butler moved the previous question.
Motion prevailed.

Dodd of Howard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass"'"

Ayes, 62
\(\left.\left.\begin{array}{lll}\text { Aldrich } & \begin{array}{l}\text { Gordon } \\
\text { Anderson }\end{array} & \begin{array}{l}\text { Graham } \\
\text { Becker }\end{array} \\
\text { Brarrott }\end{array}\right] \begin{array}{l}\text { Parrerson }\end{array}\right]\)\begin{tabular}{l} 
Powers \\
Benz
\end{tabular}

Nays, 41
\begin{tabular}{lll} 
Allyn & Francis & McDonald \\
Berry & Garber of Floyd & Mayne \\
Bradley & Gibson & Miller \\
Carter & Gunderson & Moen \\
Children & Held & Nervig \\
Colbert & Ingersoll & Parsons \\
Criswell & Justice & Perkins \\
Donhowe & Larson & Peters \\
Edson & Lockin & Schirmer \\
Fackler & Long & Scott of Appanoose
\end{tabular}

Scott of Fremont Shores
Slemmons
Springer

Sterling
Stimson
Truax
Ulstad

Absent or not voting, 5
Aiken
Elson
Huff
Ontjes

Weaver
Westervelt
Year

The bill having received a constitutional majority was declared to have passed the House.

Dodd of Howard offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 678 by striking out all of said title and inserting in lieu thereof the following:
"A bill for an act repealing the law as it appears in section fifty hundred six (5006) of the code (C. C. Sec. 8867, 8868 and 8869), section fifty hundred seven ( 5007 ) of the code, (C. C. Sec. 8870, 8871, 8872, 8873), section fifty hundred seven-c ( 5007 -c) supplement to the code, 1913 (C. C. Sec. 8879), and section fifty hundred seven-d (5007-d) supplement to the code, 1913, (C. C. section 8880), and enacting substitutes therefor; all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for the purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulation of sales thereof and penalties for violations of this act; providing a means of securing evidence of violations of said regulations; providing that any persons violating this act may be enjoined and that any building or place made use of for purposes in violation of any provision of this act shall be deemed a nuisauce and abated by injunction; providing an additional assistant to the treasurer of state and defining his duties."

Amendment adopted and title as amended was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Dodd of Howard moved to reconsider the vote by which House File No. 678 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
SPECIAL ORDER NO. 3
Time having arrived for the consideration of Special Order

No. 3, House File No. 581, a bill for an act relating to the levying of a school house tax by independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax, with report of committee recommending amendment and passage, was taken up for consideration.

On the request of Santee of Black Hawk, action on House File No. 581 was deferred.

SENATE FILE NO. 598 ORDERED PLACED ON CALENDAR
Rumley of Decatur moved that Senate File No. 598 be placed upon the calendar.

On the question, "Shall Senate File No. 598 be placed upon the calendar?"

Ayes, 85
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Olson \\
Allyn & Gordon & Orr \\
Becker & Graham & Parrott \\
Beeman & Grimwood & Parsons \\
Benz & Gunderson & Perkins \\
Berry & Hanna & Peterson \\
Blake & Harrison & Ramsey \\
Brady & Hauge & Rankin \\
Buffington & Healy & Rumley \\
Carter & Held & Santee \\
Children & Ingersoll & Schirmer \\
Clark & Justice & Schulte \\
Colbert & Knickerbocker & Scott of Fremont \\
Criswell & Lake & Shores \\
Donhowe & Larson & Slemmons \\
Doolittle & Letts & Smith \\
Edgington & LeValley & Sterling \\
Edson & Lockin & Truax \\
Elliott & Long & Van Camp \\
Elson & McCulloch & Vance \\
Emery & McDonald & Venard \\
Fackler & McGhee & Wamstad \\
Francis & Garber of & Adair \\
Garber of & Mayne & Mead \\
Gibson & Moorhead & Weber \\
Gilbert & Morgan & Westervelt \\
Gilbertson & Narey & Year \\
Gilmore of Cedar & Nervig & O'Donnell
\end{tabular}

Nays, 2

Absent or not voting, 21
\begin{tabular}{lll} 
Aiken & Kime & Springer \\
Anderson & \begin{tabular}{l} 
McClune
\end{tabular} & Stimson \\
Bradley & Miller & Storey \\
Calhoun & Ontjes & Ulstad \\
Dodd & Powers & Wolfe \\
Forsling & Sampson & Young \\
Huff & Scott of Appanoose & Mr. Speaker
\end{tabular}

So Senate File No. 598 was ordered placed on the calendar.

\section*{MOTION FILED TO RECONSIDER WITHDRAWN}

Bradley of Poweshiek asked unanimous consent to withdraw the motion filed to reconsider the vote by which Senate File No. 292 passed the House.

No objection being made, it was so ordered.

\section*{HOUSE FILE RE-REFERRED}

House File No. 664 was ordered re-referred to the committee on appropriations.

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Westervelt of Greene offered the following resolution:

Whereas, There has been a general anticipation that there would be a special session of the Thirty-ninth General Assembly called for the purpose of revising the code, and

Whereas, There is to be, within the next three years, a constitutional convention for the purpose of revising the constitution, and

Whereas, We now have the compiled code which may be edited, annotated and put in general circulation, and

Whereas, A special session of this assembly would cost a large amount of money, therefore

Be It Resolved by the House of Representatives, That it is the sense of this body that a special session of the Thirty-ninth General Assembly should not be called for the purpose above mentioned.

Laid over under rule 34.
Calendar No. 77, Senate File No. 579, a bill for an act to amend section thirteen hundred sixty (1360) supplement to the
code, 1913 (C. C. Sec. 4590) ; section thirteen hundred sixtysix (1366) supplement to the code, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385) acts of the Thirty-eighth General Assembly; and section thirteen hundred seventy (1370), supplement to the code 1913, (C. C. Sec. 4599) as amended by chapter two hundred forty-four (244) acts of the Thirty-eighth General Assembly, relating to assessment rolls and the time at which the assessment books and rolls shall be laid before the local board of review in cities having a population of ten thousand \((10,000)\) or over, with report of committee iecommending passage, was taken up for consideration.

Children of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{lll} 
Aldrich & Hanna & Peterson \\
Allyn & Harrison & Powers \\
Becker & Hauge & Ramsey \\
Beeman & Healy & Rankin \\
Benz & Ingersoll & Rumley \\
Brady & Justice & Sampson \\
Buffington & Kime & Santee \\
Carter & Knickerbocker & Schirmer \\
Children & Lake & Schulte \\
Clark & Letts & Scott of Appanoose \\
Colbert & LeValley & Scott of Fremont \\
Criswell & Lockin & Shores \\
Edgington & Long & Slemmons \\
Elliott & McClune & Smith \\
Elson & McCulloch & Sterling \\
Emery & McDonald & Stimson \\
Fackler & McGhee & Ulstad \\
Francis & Mayne & Van Camp \\
Garber of Adair & Mills & Vance \\
Garber of Floyd & Moen & Venard \\
Gibson & Moorhead & Wamstad \\
Gilbert & Narey & Weaver \\
Gilmore of Cedar & Nervig & Weber \\
Gilmore of Clay & O'Donnell & Westervelt \\
Gordon & Parsons & Wolfe \\
Graham & Perkins & Mear \\
Grimwood & Peters & Mr. Speaker \\
&
\end{tabular}

Nays, 2
Blake
Truax

Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & Forsling & Ontjes \\
Anderson & Gilbertson & Orr \\
Berry & Gunderson & Parrott \\
Bradley & Held & Springer \\
Calhoun & Huff & Storey \\
Dodd & Larson & Yenter \\
Donhowe & Miller & Young \\
Doolittle & Morgan & \\
Edson & Olson &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 82, Senate File No. 775., a bill for an act to repeal section one hundred forty-seven (147) of the suppremental supplement to the code, 1915, (C. C. Sec. 242) ; sections one hundred forty-eight (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code (C. C. Secs. 243, 244, and 247 ) ; and sections one hundred fifty (150) and one hundred fif-ty-one (151) of the supplement to the code, 1913, (C. C. Secs. 245 and 246) and to enact a substitute therefor relating to the custodian of public buildings and grounds, with report of committee recommending amendment and passage, was taken up for consideration.

Weaver of Polk offered the following amendment and moved its adoption:

Amend committee amendment to Senate File No. 775 found on page 1623 of the House journal by adding immediately after the word "state" in line four (4) the following: "out of any funds in the state treasury not otherwise appropriated".

Amendment adopted.
On motion of Weaver of Polk the committee amendment found on pages 1622 and 1623 of the journal of March 29th, as amended, was adopted.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 91
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & O'Donnell \\
\hline Aldrich & Gordon & Parsons \\
\hline Allyn & Graham & Parrott \\
\hline A nderson & Grimwood & Peters \\
\hline Becirer & Gunderson & Peterson \\
\hline Beeman & Hanna & Powers \\
\hline Benz & Harrison & Ramsey \\
\hline Berry & Hauge & Rankin \\
\hline Blake & Healy & Sampson \\
\hline Bradley & Held & Santee \\
\hline Brady & Ingersoll & Schirmer \\
\hline Buffington & Justice & Schulte \\
\hline Calhoun & Kime & Scott of Appanoose \\
\hline Carter & Knickerbocker & Scott of Fremont \\
\hline Children & Lake & Shores \\
\hline Clark & Letts & Slemmons \\
\hline Criswell & LeValley & Smith \\
\hline Donhowe & Lockin & Sterling \\
\hline Doolittle & Long & Truax \\
\hline Edgington & McClune & Ulstad \\
\hline Elliott & McCulloch & Van Camp \\
\hline Elson & McDonald & Vance \\
\hline \({ }_{\text {Emackler }}\) & McGhee \({ }_{\text {a }}\) Mayne & Venard \\
\hline Frackler & Mayne
Miller & Weaver \\
\hline Garber of Adair & Mills \({ }^{\text {a }}\) & Westervelt \\
\hline Garber of Floyd & Moen 4 & Year \\
\hline Gibson & Moorhea \({ }_{\text {Morgan }}\) & Yenter \({ }_{\text {Mr }}\) \\
\hline Gilbert & Norey & Mr. Speaker \\
\hline Gilmore of Cedar & Nervig & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 17

Colbert
Dodd
Edson
Forsling
Huff
Larson

Olson
Ontjes Orr Perkins
Rumley
Springer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 4, House File No. 514, a bill for an act to repeal the law as it appears in sections twenty-six hundred twenty-a (2620-a), twenty-six hundred twenty-b (2620-b), twenty-six hundred twenty-c (2620-c), twenty-six hundred twenty-d (2620-d), twenty-six hundred twenty-e ( \(2620-e\) ), twenty-six hundred twen-ty-f ( \(2620-\mathrm{f}\) ), twenty-six hundred twenty-g ( \(2620-\mathrm{g}\) ), twentysix hundred twenty-h ( \(2620-\mathrm{h}\) ), supplemental supplement to the code, 1915, (C. C. 1235 to 1241 inclusive), and to enact substi105
tutes therefor for the purpose of regulating the granting of the degree of certified public accountant and the practice of that profession, with report of committee recommending substitute amendment and passage, was taken up for consideration.

The amendment filed by Clark of Linn, found on page 1579 of the journal of March 28th, was considered and on motion of Mr. Clark, adopted.

On motion of McCulloch of Iowa the substitute amendment proposed by the committee, found on pages 1308, 1309 and 1310, of the journal of March 21st, was adopted.

Mr. McCulloch moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 51
Beeman
Brady
Calhoun
Carter
Children
Edgington
Garber of Adair
Garber of Floyd
Gibson
Gilmore of Clay
Gordon
Graham
Grimwood
Hanna
Hauge
Held
Ingersoll
\begin{tabular}{ll} 
Justice & O'Donnell \\
Knickecked & Olson \\
Lake & Orr \\
LeValleym & Parsons \\
Lockin & Peters \\
Long & Powers \\
McCCune & Ramsey \\
McCulloch & Schirmer \\
McDonald & Scott of Fremont \\
McGhee & Slemmons \\
Miller & Smith \\
Mills & Sterling \\
Moen & Stimson \\
Moorhead & Truax \\
Morgan & Weber \\
Narey & Westervelt \\
Nervig & Year
\end{tabular}

Nays, 27
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Doolittle \\
Emery
\end{tabular} & \begin{tabular}{l} 
Rankin \\
Allyn
\end{tabular} \\
Rumley \\
Berry & Forsling & Sampson \\
Blake & Gunderson & Santee \\
Bradley & Kime & Scott of Appanoose \\
Buffington & Letts & Shores \\
Colbert & Mayne & Van Camp \\
Criswell & Parrott & Venard \\
Donhowe & Peterson & Yenter
\end{tabular}

Absent or not voting, 30

Aiken
Anderson
Becker
Benz
Clark
Dodd
Edson
Elliott
Elson
Fackler

Francis Gilbert Gilbertson
Gilmore of Cedar
Harrison
Healy
Huff
Larson
Ontjes
Perkins

Schulte
Springer
Storey
Vance
Ulstad
Wamstad
Weaver
Wolfe
Young
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 2, House File No. 836, a bill for an act to amend section thirteen hundred four (1304), supplemental supplement to the code, 1915, (C. C. Sec. 4482), relating to the exemption of certain property from taxation in cases of persons unable to contribute to the public revenue, was taken up for consideration.

The amendment filed by Hauge of Polk, found on page 1637 of the journal of March 29th to the substitute amendment filed by Larson of Montgomery, found on pages 1422 and 1423 of the journal of March 24th, was considered and on motion of Mr. Hauge, the amendment to the substitute amendment was adopted.

On motion of Larson of Montgomery the substitute amendment, as amended, was adopted.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Aldrich & Carter & Emery \\
Allyn & Children & Fackler \\
Anderson & Colbert & Francis \\
Becker & Criswell & \\
Beeman & Dodd & Garber of Adair \\
Benz & Donhowe & Garber of Floyd \\
Berry & Doolittle & Gibson \\
Blake & Edgington & Gilmore of Cedar \\
Brady & Edson & Graham \\
Buffington & Elson & Gunderson \\
& & Hanna
\end{tabular}
\begin{tabular}{|c|c|c|}
\hline Hauge & Miller & Slemmons \\
\hline Healy & Moorhead & Smith \\
\hline Held & Narey & Springer \\
\hline Ingersoll & Nervig & Sterling \\
\hline Justice & O'Donnell & Stimson \\
\hline Kime & Orr & Van Camp \\
\hline Knickerbocker & Parsons & Vance \\
\hline Lake & Perkins & Venard \\
\hline Larson & Peters & Wamstad \\
\hline Letts & Peterson & Weaver \\
\hline LeValley & Powers & Weber \\
\hline Lockin & Sampson & Wolfe \\
\hline Long & Santee & Year \\
\hline McClune & Schirmer & Yenter \\
\hline McCulloch & Schulte & Young \\
\hline McGhee & Scott of Fremont & \\
\hline Mayne & Shores & \\
\hline \multicolumn{3}{|l|}{Nays, 10} \\
\hline Calhoun & Moen & Truax \\
\hline Clark & Morgan & Westervelt \\
\hline Gilbert & Rumley & \\
\hline Grimwood & Scott of Appanoose & \\
\hline
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Harrison \\
Bradley
\end{tabular} & \begin{tabular}{l} 
Ramsey \\
Huff
\end{tabular} \\
Elliott & McDonald & Rankin \\
Forsling & Mills & Storey \\
Gilbertson & Olson & Ulstad \\
Gilmore of Clay & Ontjes & Mr. Speaker \\
Gordon & Parrott &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Hauge of Polk moved to reconsider the vote by which House File No. 836 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
Calendar No. '5, House File No. 754, a bill for an act to amend section eight (8), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. section 2916) to extend the special assessment districts to include all lands accessible to and within a distance of two miles by nearest highway to the improvement, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Moorhead of Scott the amendments proposed by the committee, found on page 1273 of the journal of March 21st, were adopted.

Mr. Moorhead moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{ll} 
Aldrich & Gordon \\
Allyn & Graham \\
Anderson & Gunderson \\
Becker & Hanna \\
Beeman & Healy \\
Berry & Held \\
Blake & Ingersoll \\
Brady & Justice \\
Buffington & Knickerbocker \\
Calhoun & Lake \\
Carter & Letts \\
Children & LeValley \\
Clark & Lockin \\
Colbert & Long \\
Dodd & McClune \\
Donhowe & McCulloch \\
Doolittle & McDonald \\
Elliott & McGhee \\
Fackler & Mayne \\
Forsling & Miller \\
Francis & Moen \\
Garber of Adair & Moorhead \\
Garber of Floyd & Morgan \\
Gibson & Narey \\
Gilbert & Nervig \\
Gilmore of Cedar & O'Donnell \\
Gilmore of Clay & Parrott
\end{tabular}

Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker
Nays, 14

Aiken
Benz
Criswell
Edgington
Edson

Emery
Gilbertson
Grimwood
Orr
Scott of Appanoose

Springer
Stimson
Truax
Young

Absent or not voting, 13
\begin{tabular}{lll} 
Bradley & Kime & \begin{tabular}{c} 
Rumley \\
Elson
\end{tabular} \\
Harrison & Larson & Storey \\
Hauge & Mills & Ulstad \\
Huff & Olson & \\
& Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

By unanimous consent, Calendar No. 9, House File No. 767, a bill for an act making an appropriation to assist in defraying the expenses of the proposed national encampment of the Grand Army of the Republic to be held at Des Moines, Iowa, with report of committee recommending pasage, was taken up for consideration.

Speaker pro tempore Larson in the chair.
Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 96
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Cedar & Parrott \\
\hline Aldrich & Gilmore of Clay & Parsons \\
\hline Allyn & Gordon & Perkins \\
\hline Anderson & Graham & Peters \\
\hline Becker & Grimwood & Peterson \\
\hline Beeman & Gunderson & Powers \\
\hline Blake & Hanna & Ramsey \\
\hline Bradley & Harrison & Rankin \\
\hline Brady & Hauge & Rumley \\
\hline Buffington & Healy & Sampson \\
\hline Calhoun & Held & Santee \\
\hline Carter & Ingersoll & Schirmer \\
\hline Children & Justice & Schulte \\
\hline Clark & Kime & Scott of Fremont \\
\hline Colbert & Knickerbocker & Shores \\
\hline Criswell & Larson & Slemmons \\
\hline Dodd & Letts & Smith \\
\hline Donhowe & LeValley & Springer \\
\hline Doolittle & Lockin & Sterling \\
\hline Edgington & Long & Stimson \\
\hline Edson & McClune & Truax \\
\hline Elliott & McCulloch & Ulstad \\
\hline Elson & McDonald & Van Camp \\
\hline Emery & McGhee & Vance \\
\hline Fackler & Mayne & Venard \\
\hline Forsling & Miller & Wamstad \\
\hline Francis & Morgan & Weaver \\
\hline Garber of Adair & Narey & Weber \\
\hline Garber of Floyd & Nervig & Westervelt \\
\hline Gibson & O'Donnell & Wolfe \\
\hline Gilbert & Olson & Year \\
\hline Gilbertson & Orr & Yenter \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 12
\begin{tabular}{lll} 
Benz & Mills & Scott of Appanoose \\
Berry & Moen & Storey \\
Huff & Moorhead & Young \\
Lake & Ontjes & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LAID UPON THE TABLE
Hauge of Polk moved to reconsider the vote by which House File No. 767 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

Calendar No. 7, House File No. 685, a bill for an act to amend section two hundred fifty-four-a-3 (254-a-3), supplement to the code, 1913 (C. C. Sec. 6981), relating to the taxation of the fees of shorthand reports, with report of committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
\begin{tabular}{lll} 
Aiken & Fackler & Larson \\
Allyn & Francis & Letts \\
Anderson & Garber of Adair & LeValley \\
Becker & Garber of Floyd & Lockin \\
Beeman & Gibson & Long \\
Blake & Gilmore of Cedar & McClune \\
Brady & Gilmore of Clay & McCulloch \\
Buffington & Gordon & McDonald \\
Carter & Graham & Mayne \\
Children & Grimwood & Moorhead \\
Clark & Hanna & Morgan \\
Colbert & Harrison & Narey \\
Criswell & Hauge & Nervig \\
Doolittle & Healy & O'Donnell \\
Edgington & Ingersoll & Olson \\
Edson & Justice & Parrott \\
Elliott & Kime & Parsons \\
Elson & Knickerbocker & Perkins \\
Emery & Lake & Peters
\end{tabular}
\begin{tabular}{lll} 
Peterson & Shores & Wamstad \\
Ramsey, & Slemmons & Weaver \\
Rankin & Smith & Weber \\
Rumley & Springer & Westervelt \\
Sampson & Ulstad & Wolfe \\
Santee & Sterling & Year \\
Schirmer & Truax & Yenter \\
Schulte & \\
Scott of Fremont & Van Camp & Venard \\
\multicolumn{1}{l}{ Nays, 6} & & \\
Aldrich & & \\
Benz & & McGhee \\
& Moen & Orr \\
& & Stimson
\end{tabular}

Absent or not voting, 20
\begin{tabular}{lll}
\begin{tabular}{ll} 
Berry \\
Bradley & Gilbertson
\end{tabular} & \begin{tabular}{l} 
Powers
\end{tabular} \\
Calhoun & Gunderson & Scott of Appanoose \\
Dodd & Held & Storey \\
Donhowe & Huff & Vance \\
Forsling & Miller & Young \\
Gilbert & Mills & Mr. Speaker \\
& Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 11, Senate File No. 330, a bill for an act to repeal section one hundred eighty-one (181) of the supplement to the code, 1913, (C. C. Sec. 39), relating to the committee on retrenchment and reform, and enacting a substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Weaver of Polk the amendments proposed by the committee, found on page 1349 of the journal of March 23rd, were adopted.

Mr. Weaver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Buffington \\
Becker \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Calhoun
\end{tabular} \\
Blake & Carter & \begin{tabular}{l} 
Donhowe \\
Doolittle \\
Edgington
\end{tabular} \\
Bradley & Children & Edson \\
Brady & Clark & Edson
\end{tabular}
Emery
Fackler
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilmore of Clay
Graham
Grimwood
Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Lake
Letts
LeValley

Lockin
Long McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Parrott
Peterson
Perkins
Ramsey
Peters
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Smith
Springer
Sterling
Stimson
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Nays, 9

Aldrich
Benz
Berry

Gilbertson
Orr
Parsons

Scott of Appanoose
Truax
Ulstad

Absent or not voting, 21

Aiken
Anderson
Criswell
Dodd
Francis
Gilmore of Cedar
Gordon

Gunderson
Hanna
Harrison
Huff
Larson
Ontjes
Powers

Schulte
Slemmons
Storey
Vance
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 10, Senate File No. 315, a bill for an act amending the law as it appears in section two (2) of chapter three hundred eight (308) acts of the Thirty-seventh General Assembly (compiled code Sec. 2630) relating to education for deaf children with report of committee recommending passage, was taken up for consideration.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 92
\begin{tabular}{|c|c|c|}
\hline Aiken & \(\therefore\) TGordon & Parrott \\
\hline Aldrich & Graham & Parsons \\
\hline Allyat & Grimwood & Perkins \\
\hline Anderson & Hanna & Peters \\
\hline Becker & Harrison & Peterson \\
\hline Beeman & Hauge & Ramsey \\
\hline Benz & Healy & Rumley \\
\hline Rerry & Held & Sampson \\
\hline Bradley & Ingersoll & Santee \\
\hline Brady & Justice & Schirmer \\
\hline Buffington & Kime & Schulte \\
\hline Calhoun & Knickerbocker & Scott of Appanoose \\
\hline Carter & Lake & Scott of Fremont \\
\hline Children & Larson & Shores \\
\hline Clark & Letts & Slemmons \\
\hline Colbert & LeValley & Smith \\
\hline Criswell & Lockin & Springer \\
\hline Donhowe & Long & Sterling \\
\hline Doolittle & McCulloch & Stimson \\
\hline Edgington & McDonald & Truax \\
\hline Edson & McGhee & Ulstad \\
\hline Elliott & Mayne & Van Camp \\
\hline Elson & Miller & Venard \\
\hline Emery & Mills & Wamstad \\
\hline Fackler & Moen & Weaver \\
\hline Forsling & Moorhead & Weber \\
\hline Fibson & Morgan & Westervelt \\
\hline Gilbert & Narey & Wolfe \\
\hline Gilbertson & Nervig & Year \\
\hline Gilmore of Cedar & O'Donnell & Yenter \\
\hline Gilmore of Clay & Olson & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 16
Blake
Dodd
Francis
Garber of Adair
Garber of Floyd
Gunderson
Huff
MeClune
Ontjes
Orr
Powers
Rankin

Storey
Vance
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 12, House File No. 741, a bill for an act to amend chapter two hundred sixty-eight (268) acts of the Thirty-seventh General Assembly (C. C. Sec. 8679), relating to the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be compe-
tent evidence in the prosecution therefor, with report of committee recommending passage, was taken up and considered.

Aldrich of Marion moved the previous question.
Motion prevailed.
Ingersoll of Tama moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 22
\begin{tabular}{ll} 
Becker & Healy \\
Buffington & Ingersoll \\
Calhoun & Larson \\
Children & Long \\
Edgington & McClune \\
Emery & Mills \\
Francis & Olson \\
Hanna & Parrott
\end{tabular}

Nays, 70
\begin{tabular}{lll} 
Aiken & Gordon & Perkins \\
Aldrich & Graham & Peters \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & Rankin \\
Beeman & Harrison & Rumley \\
Benz & Held & Sampson \\
Rerry & Iustice & Santee \\
Blake & Kime & Schirmer \\
Bradley & Knickerbocker & Schulte \\
Brady & Lake & Scott of Appanoose \\
Carter & Letts & Slemmons \\
Clark & LeValley & Smith \\
Colbert & Lockin & Sterling \\
Criswell & McCulloch & Stimson \\
Dodd & McGhee & Ulstad \\
Doolittle & Mayne & Van Camp \\
Edson & Miller & Wamstad \\
Elson & Moen & Weaver \\
Forsling & Moorhead & Wolfe \\
Garber of Floyd & Morgan & Year \\
Gibson & Narey & Yenter \\
Gilbert & Nervig & \\
Gilbertson & ODonnell & \\
Gilmore of Cedar & Parsons &
\end{tabular}

Absent or not voting, 16

Donhowe
Elliott
Fackler Garber of Adair Gilmore of Clay Hauge
Huff
McDonald
Ontjes
Orr
Powers
Springer

Storey
Venard
Westervelt
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{MOTION TO TABLE MOTION TO RECONSIDER LOST}

Forsling of Woodbury moved to reconsider the vote by which House File No. 741 failed to pass the House, and to lay the motion to reconsider upon the table.

Motion lost.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 408, a bill for an act providing that the law as it appears in chapter thirteen-a (13-a) and thirteen-b (13-b), title five (V), supplement to the code, 1913, as amended, and chapter twenty-three (23), acts of the Thirty-seventh (37th) General Assembly (C. C. sections 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

Also:
House File Nò. 402, a bill for an act to amend chapter two hundred sixteen (216), acts of the Thirty-eighth General Assembly (C. C. section 6837) relative to the fees of justices of the peace and constables.

Also :
House File No. 427, a bill for an act to amend section thirty-five (35) of chapter two hundred thirty-seven (237), laws of the Thirty-eighth Genval Assembly (C. C. section 2943) relating to primary road system.

Also:
House File No. 660, a bill for an act to repeal chapter three hundred thirty-six (336), acts of the 38th General Assembly, (C. C. section 2894)
and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges.

Also :
House File No. 286, a bill for an act to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the Thirty-seventh General Assembly, (C. C. section 4038, paragraph 13) relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to the general fund.

Also:
House File No. 478, a bill for an act to repeal section thirty-five hundred twelve (3512) of the code, (C. C. section 7440), and to enact a substitute therefor, relating to the taxation of jury fees.

Also:
House File No. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a thirty-two ( 1056 -a32), supplemental supplement to the code, 1915 , (C. C. section 4232 ) relating to civil service commissions, shall be applicable to and effective in any city which may hereafter adopt the city manager plan of government.

Also:
House File No. 326, a bill for an act to amend chapter two hundred forty-eight (248), section ten (10), acts of the 38 th General Assembly, (C. C. section 1794 ), relating to transporting carcasses of dead animals.

Also :
House File No. 443, a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{REPORT OF JOIN' COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled House File No. 408, a bill for an act providing that the law as it appears in chapter thirteen-a
(13-a) and thirteen + b (13-b), title five (V), supplement to the code, 1913, as amended, and chapter twenty-three (23), acts of the Thirty-seventh (37th) General Assembly (C. C. sections 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

\section*{Also :}

House File No. 402, a bill for an act to amend chapter two hundred sixteen (216), acts of the Thirty-eighth General Assembly (C. C. section 6837) relative to the fees of justices of the peace and constables.

Also :
House File No. 427, a bill for an act to amend section thirty-five (35) of chapter two hundred thirty-seven (237), laws of the Thirty-eighth General Assembly (C. C. section 2943 ) relating to primary road system.

Also :
House File No. 660, a bill for an act to repeal chapter three hundred thirty-six (336), acts of the 38 th General Assembly, (C. C. section 2894) and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges.

Also :
House File No. 286, a bill for an act to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the Thirty-seventh General Assembly, (C. C. section 4038, paragraph 13) relating to the funds of cities and towns and to authorize cities and towns to transfer money from the judgment fund to the general fund.

\section*{Also :}

House File No. 478 , a bill for an act to repeal section thirty-five hundred twelve (3512) of the code, (C. C. section 7440), and to enact a substitute therefor, relating to the taxation of jury fees.

\section*{Also :}

House File No. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a thirty-two (1056-a32), supplemental supplement to the code, 1915, (C. C. 4232), relating to civil service commissions, shall be applicable to and effective in any city which may hereafter adopt the city manager plan of government.

\section*{Also :}

House File No. 326, a bill for an act to amend chapter two hundred
forty-eight (248), section ten (10), acts of the 38 th General Assembly, (C. C. section 1794), relating to transporting carcasses of dead animals.

Also:
House File No. 443, a bill for an act to repeal chapter one hundred (100), acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office.

\author{
W. H. Vance, \\ Chairman House Committee
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 605, a bill for an act to compensate one A. E. Yttrevold for the destruction of a horse at the veterinary hospital at Iowa state college, 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, and when so amended the bill do pass:

Amend by striking out of line three of sertion 1 the words "so occasioned", and inserting in lieu thereof the words "destroyed by order of the state veterinarian".
E. P. Harisison, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 323, a bill for an act to provide a permanent fund to be used under the direction of the board of parole for aid, in emergencies, of persons on 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 be amended as follows, and when so amended the bill do pass:

Amend by inserting after the word "from" and before the word "such" in line 12 of section 3 the word "which".

\author{
E. P. Harrison, Chairman.
}

Report adopted.

Also:
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 574, a bill for an act to authorize the paving by the state of Iowa of the public highways through and adjacent to the grounds of the state training school for boys and connecting the said institution with the city of Eldora, 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, and when so amended the bill do pass:

Amend House File 574 by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. Whenever any city, town or county is improving, draining, oiling, paving or otherwise hard surfacing any street or road which improvement extends through any property owned by the state, and under control of the board of education or state board of control, the said property shall be and is hereby made subject to the cost thereof, except any other special assessments that may be assessed against property within the assessment district. Whenever the state has property under control of either of the above boards abutting any such street or road, it shall be subject to not to exceed fifty ( 50 ) per cent of the total cost of the improvement abutting thereon.

Sec. 2. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the funds necessary to pay the costs of any improvement provided for in this section to be paid when or as the improvement may be completed and accepted by the duly authorized authorities upon certificates of such authorities filed with the executive council who shall upon approval direct the auditor of state to issue warrant therefor; provided, further, that no state funds shall be used for this purpose prior to April 1, 1922.

Also, amend the title to read as follows:
A bill for an act to repeal chapter four hundred (400), acts of the Thirty-eighth General Assembly, (C. C. section 2863), and to enact a substitute therefor, relating to the improving of public highways extending through or abutting lands belonging to state institutions, including draining, grading, oiling or paving.

\author{
E. P. Harrison, Chairman.
}

\section*{Report adopted.}

Also :
Mr. Speaker-Your committee on appropriations to whom was referred

House File No. 515, a bill for an act making an appropriation for the payment of the balance due to the Universal Indicator Company of Milwaukee, Wis., in the sum of thirty-six hundred dollars ( \(\$ 3,600.00\) ) and for the additional sum of one hundred thirty-six dollars and fifty-six cents ( \(\$ 136.56\) ) as expenses incurred in installing the electrical voting machine in the House of Representatives as per contract between said company and the executive council of the state of Iowa under date of September 19, 1919, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 843, a bill for an act to encourage the planting and conservation of trees in state parks and denuded areas subject to erosion, 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.
E. P. Harrison, Chairman.

Report adopted.

\section*{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. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293) acts of the Thirty-eighth General Assembly (C. C. 2506) relating to the compensation of the county superintendent of schools.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 607, a bill for an act to prohibit taking of fuel in transit without permission of the railroad commission; to provide for a hearing therefor; to exempt the state and public utilities therefrom; and to provide an optional settlement therefor, and to provide a penalty for the violation thereof.

\footnotetext{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 589 , a bill for an act relating to the levying of a school house tax by independent school districts and the issuing of certificates or bonds in anticipation of such tax.

\author{
L. W, Ainswonth, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 607, a bill for an act to prohibit taking of fuel in transit without permission of the railroad commission; to provide for a hearing therefor; to exempt the state and public utilities therefrom, and to provide an optional settlement therefor, and to provide a penalty for the violation thereof.

Read first and second time and referred to sifting committee.
Senate File No. 589, a bill for an act relating to the levying of a school house tax by independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax.

Read first and second time and referred to sifting committee.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Blake of Fayette, unanimous consent having been given, House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirty-eighth (38th) General Assembly, (C. C. 2506), relating to the compensation of the county superintendent of schools, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
1. That section six (6) of chapter two hundred ninety-three (293) of the acts of the 38 th General Assembly (C. C. Sec. 2506) be repealed and the following enacted in lieu thereof:

Section 2. In all counties in the state of Iowa the salary of the county superintendent of schools shall be eighteen hundred dollars ( \(\$ 1800\) ) per annum and such other and additional compensation as
may be allowed by the board of supervisors in each particular county, but in no case to exceed three thousand dollars ( \(\$ 3000\) ).

Sec. 3. That in addition to the foregoing compensation such superintendent shall receive the expenses of necessary office stationery and postage and those incurred in attending upon meetings called by the superintendent of public instruction; claims therefor to be made by verified statement filed with the county auditor, who shall draw his warrant upon the county treasurer therefor.

Sec. 4. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Des Moines Capital and Des Moines News, newspapers published in Des Moines, Iowa.

Mr. Blake moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 56
\begin{tabular}{lll} 
Becker & Harrison & Peterson \\
Blake & Healy & Ramsey \\
Bradley & Held & Rankin \\
Brady & Ingersoll & Rumley \\
Calhoun & Kime & Sampson \\
Clark & Knickerbocker & Santee \\
Dodd & Lake & Schirmer \\
Donhowe & Letts & Smith \\
Doolittle & LeValley & Springer \\
Elliott & Lockin & Stering \\
Forsling & McGhee & Stimson \\
Francis & Moorhead & Van Camp \\
Garber of Adair & Morgan & Vance \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilmore of Clay & O'Donnell & Westervelt \\
Gordon & Olson & Yarrott \\
Graham & Grimwood & Parkins
\end{tabular}

Nays, 35
\begin{tabular}{|c|c|c|}
\hline Aiken & Fackler & Moen \\
\hline Aldrich & Garber of Floyd & Orr \\
\hline Allyn & Gilbertson & Parsons \\
\hline Berry & Gilmore of Cedar & Peters \\
\hline Buffington & Hanna & Scott of Appanoose \\
\hline Carter & Justice & Scott of Fremont \\
\hline Children & Larson & Shores \\
\hline Colbert & Long & Slemmons \\
\hline Criswell & McClune & Truax \\
\hline Ergington & McCulloch & Tristad \\
\hline Edson & Miller & Young \\
\hline Emery & Mills & \\
\hline
\end{tabular}

Absent or not voting, 17
\begin{tabular}{lll} 
Anderson & Huff & Storey \\
Beeman & McDonald & Venard \\
Benz & Mayne & Wamstad \\
Elson & Ontjes & Wolfe \\
Gunderson & Powers & Mr. Speaker \\
Hauge & Schulte &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 421.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on March 29th, approved the following bills:

House File No. 318.
House File No. 380.
House File No. 610.
House File No. 398.
House File No. 340.
House File No. 319.
House File No. 556.
House File No. 758.
Also that he had on March 30th, approved the following bills:
House File No. 351.
House File No. 373.
House File No. 369.
House File No. 406.

AMENDMENTS FILED
Wamstad of Mitchell filed the following amendment:
Amend House File No. 499 by adding to section 5 the following:
That the term "unreasonable enhancement" as used in this and next preceeding section, shall not be construed to mean an increase in market price or value of any product or commodity as provided for in this act to that of the cost of production plus a reasonable profit.

\section*{HOUSE FILE WITHDRAWN}

On request of Lake of Woodbury, unanimous consent having been obtained, House File No. 688 was withdrawn from the committee on judicial districts and from further consideration by the House.

HOUSE FILE ORDERED PLACED ON THE CALENDAR
On request of Blake of Fayette, unanimous consent having been obtained, House File No. 592 was ordered placed on the calendar.

Journal of March 29 th corrected and approved.
On motion of Calhoun of Van Buren the House adjourned until 9:00 a. m., Thursday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives,
Des Moines, March 31, 1921.
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. James Lewis Gillies, pastor of the Trinity M. E. church, Des Moines.

Journal of March 30th corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Mr . Speaker leave of absence was granted Ontjes of Grundy indefinitely.

\section*{petitions}

Hauge of Polk presented a petition from citizens of Polk county relative to House File No. 573.

Perkins of Sac presented a petition from citizens of the 60th district relative to House File No. 573.

Parsons of Calhoun presented a petition from citizens of the 27 th district relative to House File No. 573.

Parsons of Calhoun presented a petition from citizens of Jolley relative to exemption of wages.

Weber of Dubuque presented a petition from citizens of Dubuque county relative to parochial schools.

Above petitions referred to their respeative committees.

\section*{RULE 63 SUSPENDED}

By unanimous consent rule 63 was suspended for the day.

\section*{NEW BILL FOR HOUSE FILE NO. 619}

Lake of Woodbury moved that the chief clerk be instructed to make a new bill for House File No. 619.

Motion prevailed and it was so ordered.

\section*{RESOLUTION CONSIDERED}

Emery of Wapello called up the resolution offered by him, found on page 1605 of the journal of March 29th authorizing the custodian to sell certain chairs to members of the General Assembly.

Mr. Emery moved the adoption of the resolution.
Motion prevailed and the resolution was adopted.

\section*{INTRODUCTION OF JOINT RESOLUTION}

By Criswell of Boone, House Joint Resolution No. 2, a joint resolution to authorize the investigation of the coal industry and to appropriate funds for that purpose.

Read first and second time and referred to sifting committee.

\section*{CONSIDFRATION OF BILLS}

Calendar No. 8, House File No. 743, a bill for an act to repeal section six hundred ninety-four-c-49 (694-c-49) supplemental supplement to the code, 1915, (C. C. Sec. 6890) relating to shorthand reporters, and enacting a substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hauge of Polk the amendments proposed by the committee, found on page 1349 of the journal of March 23d, were adopted.

Hauge of Polk offered the following amendment moved its adoption:

Amend House File No. 743 by striking out'the word and figure "ten (10)" in line eight of section 1 and inserting in lieu thereof the word and figure "eight (8)".

Amendment adopted.

Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 53
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Gordon \\
Becker
\end{tabular} & \begin{tabular}{l} 
Ramsey \\
Beeman
\end{tabular} \\
Bake & Grimwood & Rankin \\
Bradley & Hauge & Sampson \\
Brady & Justice & Santee \\
Calhoun & Kime & Schirmer \\
Carter & Knickerbocker & Smith \\
Clark & Lake & Springer \\
Colbert & Letts & Sterling \\
Donhowe & Lockin & Storey \\
Edgington & Miller & Truax \\
Elliott & Moorhead & Van Camp \\
Elson & Narey & Venard \\
Forsling & O'Donnell & Weaver \\
Garber of Adair & Parrott & Perkins \\
Gilbert & Weber \\
Gilmore of Cedar & Peterson & Powers \\
& & Yeatervelt \\
& & \\
\end{tabular}

Nays, 46
\begin{tabular}{lll} 
Aiken & Hanna & Orr \\
Aldrich & Harrison & Parsons \\
Anderson & Healy & Peters \\
Benz & Held & Rumley \\
Berry & Huff & Schulte \\
Buffington & Ingersoll & Scott of Appanoose \\
Children & ILong & Scott of Fremont \\
Criswell & McClune & Shores \\
Dodd & McCulloch & Slemmons \\
Emery & McDonald & Stimson \\
Fackler & McGhee & Ulstad \\
Francis & Mayne & Vance \\
Garber of Floyd & Mills & Wamstad \\
Gilbertson & Moen & Young \\
Gilmore of Clay & Nervig & \\
Gunderson & Olson &
\end{tabular}

Absent or not voting, 9

Doolittle
Edson
Gibson

Larson
LeValley
Morgan

Ramsey
Rankin
Sampson
Santee

Smith
inger
erling
Storey
Truax
Camp
Weaver
eaver
Westervelt
Year
Mr. Speaker

Orr
rsons
Pers
Rumley
chulte
Scott of Appanoose
Shores
lemmons
Stimson
Vance
Wamstad
Young

On request of Hauge of Polk rule 18 was invoked.
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 13, House File No. 634, a bill for an act to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code, 1913, (C. C. Sec. 5852), relating to building and loan associations, with report of committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and t] e bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Allyn & Grimwood & Perkins \\
Becker & Gunderson & Peters \\
Beeman & Hanna & Peterson \\
Benz & Hauge & Ramsey \\
Bradley & Healy & Rankin \\
Brady & Huff & Sampson \\
Buffington & Ingersoll & Santee \\
Calhoun & Justice & Schirmer \\
Children & Kime & Schulte \\
Clark & Knickerbocker & Scott of Fremont \\
Colbert & Lake & Slemmons \\
Dodd & Letts & Smith \\
Doolittle & LeValley & Sterling \\
Edgington & Lockin & Stimson \\
Elliott & Long & Storey \\
Elson & McCulloch & Truax \\
Emery & Mayne & Vance \\
Forsling & Miller & Venard \\
Francis & Mills & Wamstad \\
Garber of Adair & Moorhead & Weaver \\
Garber of Floyd & Narey & Nervig \\
Gilbert & Gilmore of Cedar & O'Donnell \\
Gilmore of Clay & Parrott & Wolfe \\
Gordon & Parsons & Year \\
& & Mr. Speaker \\
\hline
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
Aiken & Held & Rumley \\
Aldrich & McGhee & Shores \\
Berry & Moen &
\end{tabular}

Absent or not voting, 25
\begin{tabular}{lll} 
Anderson & Graham & Powers \\
Blake & Harrison & Scott of Appanoose \\
Carter & Larson & Springer \\
Criswell & McClune & Ulstad \\
Donhowe & McDonald & Van Camp \\
Edson & Morgan & Westervelt \\
Fackler & Olson & Yenter \\
Gibson & Ontjes & \\
Gilbertson & Orr &
\end{tabular}

The bill having received a constitutional majority was declard to have passed the House and the title was agreed to.

Calendar No. 14, House File No. 687, a bill for an act to a mend the law as it appears in sections eighteen hundred ninetytight and eighteen hundred ninety-eight-c ( 1898 and 1898-c), supplement to the code, 1913 (C. C. Sec. 5844 and 5845), and section nineteen hundred one (1901) of the code, 1897, (C. C. Sec. 5850), relating to the issuance of stock by building and loan associations and the rights of holders of stock in said associations, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Clark of Linn the amendments proposed by the committee, found on page 1394 of the journal of March 24th, were adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Peters \\
Allyn & Gordon & Peterson \\
Becker & Graham & Powers \\
Beeman & Grimwood & Ramsey \\
Benz & Hanna & Rankin \\
Berry & Hauge & Rumley \\
Brady & Huff & Sampson \\
Buffington & Jngersoll & Santee \\
Calhoun & Justice & Schirmer \\
Carter & Kime & Scott of Appanoose \\
Children & Knickerbocker & Scott of Fremont \\
Clark & Lake & Shores \\
Colbert & Letts & Slemmons \\
Dodd & LeValley & Smith \\
Donhowe & Lockin & Sterling \\
Doolittle & Long & Stimson \\
Edgington & McCulloch & Storey \\
Edson & Mayne & Truax \\
Elliott & Miller & Tlstad \\
Elson & Moen & Van Camp \\
Emery & Moorhead & Vance \\
Francis & Narey & Venard \\
Garber of Adair & Nervig & Weaver \\
Garber of Floyd & Olsom & Weber \\
Gilbert & Parrott & Wolfe \\
Gilbertson & Parsons & Year \\
Gilmore of Cedar & Perkins & Mr. Spealeer \\
& &
\end{tabular}

Nays, 7

Aldrich Criswell McDonald

McGhee
n'Donnell
Schulte

Wamstad

Absent or not voting, 20

Anderson
Blake
Bradley
Fackler
Forsling
Gibson
Gunderson

Harrison
Healy
Held
Larson
McClune
Mills
Morgan

Ontjes
Orr
Springer
Westervelt
Yenter
Young

The bill having received a constitutional majority was declard to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 4
Time having arrived for Special Order No. 4, House File No. 683, a bill for an act to amend chapter fourteen-b (14-b) title DII of the code relating to the establishment and regulations of a hog cholera serum laboratory, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Donhowe of Story the amendments proposed by the committee, found on page 1321 of the journal of March \(22 n d\), were adopted.

Mr Donhowe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 93
\begin{tabular}{lll} 
Allyn & Colbert & Garber of Floyd \\
Becker & Criswell & Gibson \\
Beeman & Dodd & Gilbertson \\
Benz & Donhowe & Gilmore of Cedar \\
Berry & Doolittle & Gilmore of Clay \\
Bradley & Edgington & Gordon \\
Brady & Edson & Graham \\
Buffington & Elliott & Grimwood \\
Calhoun & Emery & Gunderson \\
Carter & Fackler & Hanna \\
Children & Grancis & Harrison \\
Clark & & Garber of Adair
\end{tabular}
\begin{tabular}{ll} 
Healy & Moorhead \\
Held & Morgan \\
Huff & Narey \\
Ingersoll & Nervig \\
Justice & O'Donnell \\
Knickerbocker & Olson \\
Lake & Orr \\
Letts & Parrott \\
LeValley & Parsons \\
Lockin & Perkins \\
Long & Peters \\
McClune & Peterson \\
McCulloch & Powers \\
McDonald & Ramsey \\
McGhee & Rumley \\
Mayne & Sampson \\
Miller & Santee \\
Mills & Schirmer \\
Moen & Schulte
\end{tabular}

Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, 3
Aldrich
Kime
Scott of Appanoose
Absent or not voting, 12
\begin{tabular}{lll} 
Aiken & Forsling & Rankin \\
Anderson & Gilbert & Stimson \\
Blake & Larson & Yenter \\
Elson & Ontjes & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House.

Donhowe of Story offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 683 by striking out the word "establishment" in line 2 of said title and inserting in lieu thereof the word "maintenance".

Amendment adopted and title as amended was agreed to.
House File No. 581, a bill for an act relating to the levying of a school house tax by independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Santee of Black Hawk Senate File No. 589 was substituted for House File No. 581.

Senate File No. 589, a bill for an act relating to the levying of a school house tax by independent school districts and the issuing
of certificates or bonds in anticipation of the collection of such tax, was taken up for consideration.

Springer of Louisa offered the following amendment and moved its adoption:

Amend Senate File No. 589 by striking out all of sections one (1) and two (2) and inserting in lieu thereof the following:

Section 1. That the board of directors of any independent school district or consolidated school district in which there is at time of taking effect of this act, under process of construction, or in which because of destruction by fire prior to the taking effect of this act, it is necessary to construct a school building, for the completion of which building the funds of such district now provided by bonds already voted, issued, or by tax receipts for the current year, or funds for which it is possible to provide, are inadequate, may at their regular meeting in July or at a special meeting called for that purpose between the time designated for such regular meeting, and the third (3d) Monday in August, 1921, if a majority of the votes cast are in favor of the proposition at an election in which the proposition is submitted to the people, certify an amount not exceeding ten (10) mills on the dollar of the taxable property of said district, and for a period of years not exceeding ten (10), to the board of supervisors; and the board of supervisors shall levy the amount so certified and for the years so designated, and the tax so. levied shall be placed in a special school house fund and used only for the purpose of paying for the school site, the construction of said school building and the equipment thereof, or for the purpose of paying bonds or certificates issued for the raising of money for said purposes.

Sec. 2. Any such school district may anticipate the collection of taxes authorized to be levied for such special school house fund as in this act provided, and for that purpose the board of directors of said district may issue certificates or bonds with interest coupons attached, to be respectively denominated special school house fund certificates or bonds of such school district. Said bonds or certificates and interest thereon, shall be secured by said taxes so levied, and shall be payable oniy out of such special school house fund hereinbefore named, which shall be pledged to the payment of the same, and no bonds or certificates shall be issued in excess of taxes so authorized and levied, to secure the payment of the same. It shall be the duty of the said school district to hold the said fund separate and apart in trust for the payment of said bonds or certificates and interest, and to apply the proceeds of said fund to the payment thereof.

Also amend the title by striking said title and inserting in lieu thereof the following:

A bill for an act relating to the levying, under certain conditions of a school house tax by independent school districts and consolidated independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax and providing for a special school house fund.

Amendment adopted.
Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92
\begin{tabular}{lll} 
Aldrich & Graham & Peters \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & Powers \\
Becker & Hanna & Ramsey \\
Beeman & Hauge & Rankin \\
Benz & Healy & Sampson \\
Berry & Held & Santee \\
Blake & Ingersoll & Schirmer \\
Brady & Justice & Schulte \\
Buffington & Kime & Scott of Appanoose \\
Calhoun & Knickerbocker & Scott of Fremont \\
Carter & Lake & Shores \\
Children & Letts & Slemmons \\
Clark & LeValley & Smith \\
Colbert & Lockin & Springer \\
Criswell & Long & Sterling \\
Dodd & McCulloch & Stimson \\
Donhowe & McDonald & Storey \\
Doolittle & McGhee & Truax \\
Edgington & Mayne & Van Camp \\
Edson & Miller & Vance \\
Elliott & Moen & Venard \\
Elson & Moorhead & Wamstad \\
Emery & Morgan & Weaver \\
Francis & Narey & Weber \\
Garber of Floyd & Nervig & Westervelt \\
Gibson & O'Donnell & Wolfe \\
Gilbert & Olson & Year \\
Gibertson & Parrott & Young \\
Gilmore of Clay & Parsons & Mr. Speaker \\
Gordon & Perkins &
\end{tabular}

Nays, None
Absent or not voting 16
\begin{tabular}{lll} 
Aiken & Harrison & Orr \\
Bradley & Huff & Rumley \\
Fackler & Larson & TIstad \\
Forsling & McClune & Yenter \\
Garber of Adair & Mills & \\
Gilmore of Cedar & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{HOUSE FILE WITHDRAWN}

On request of Santee of Black Hawk, unanimous consent having been obtained, House File No. 581 was withdrawn from the calendar and from further consideration by the House.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 579, a bill for an act to amend section thirteen hundred sixty (1360) supplement to the code, 1913 (C. C. Sec. 4590 ) ; section thirteen hundred sixtysix (1366) supplement to the code, 1913 (C. C. Sec. 4595) as amended by chapter three hundred eighty-five (385) acts of the Thirty-eighth General Assembly; and section thirteen hundred seventy (1370) supplement to the code, 1913 , (C. C. Sec. 4599) as amended by chapter two hundred forty-four (244) acts of the Thirty-eighth General Assembly, relating to assessment rolls and the time at which the assessment books and rolls shall be laid before the local board of review in cities having a population of ten thousand \((10,000)\) or over.

\section*{Also}

Senate File No. 273, a bill for an act to amend section one (1) chapter one hundred sixteen (116) acts of the Thirty-eighth (38th) General Assembly, and section one (1) chapter seventy-seven (77) acts of the Thirtyeighth (38th) General Assembly, relating to school taxes levied for the general fund, and estimated therefor.

\section*{Also}

Senate File No. 365, a bill for an act to amend chapter one hundred fifty-six (156), laws of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 2579), relating to the high school tuition of non-resident pupils, in approved schools.

\section*{Also}

Senate File No. 581, a bill for an act to amend section four hundred nine-j (409-j), supplement to the code, 1913 (C. C. Sec. 3318), relating to the millage tax for the improvement and maintenance of county hospitals.

Also
Senate File No. 758, a bill for an act legalizing certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the town of Anita, Cass county, Iowa.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 743 failed to pass the House.

\author{
H. H. Dodd.
}

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 408.
House File No. 402.
House File No. 427.
House File No. 660.
House File No. 286.
House File No. 478.
House File No. 407.
House File No. 326.
House File No. 443.
Senate File No. 273.
Senate File No. 365.
Senate File No. 581.
Senate File No. 758.
Senate File No. 579.

\section*{REPORT OF COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker--Your committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293) acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 2506 ), relating to the compensation of the county superintendent of schools.

\section*{Also}

House File No. 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to be furnished, providing for the term of such service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service and establishing a court of appeal to be known as a court of public service, and fixing its power and providing procedure.

> W. H. Vance, Ohairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the joint committee on enrolled bills, submitted the following report, and moved its adoption :

Mr. Speakri-Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 2506), relating to the compensation of the county superintendent of schools.

\section*{Also}

House File No. 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to be furnished, providing for the term of such service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service and establishing a court of appeal to be known as a court of public service, and fixing its power and providing procedure.

\author{
W. H. Vance, \\ Chairman House Committee.
}

George S. Banta,
Chairman Senate Committee.
Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 421.
House File No. 623.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 31st day of March, 1921, sent to the governor for his approval, House File No. 408, a bill for an act providing that the law as it appears in chapter thirteen-a (13-a) and thirteen-b (13-b), title five (V), supplement to the code, 1913, as amended, and chapter twenty-three (23), acts of the Thirty-seventh (37th) General Assembly (C. C. Secs. 4089-4105) shall be applicable to and effective in cities which have adopted or may hereafter adopt the city manager plan of government.

Also
House File No. 402, a bill for an act to amend chapter two hundred sixteen (216), acts of the Thirty-eighth General Assembly (C. C. Sec. 6837 ) relative to the fees of justices of the peace and constables.

\section*{Also}

House File No. 427, a bill for an act to amend section thirty-five (35) of chapter two hundred thirty-seven (237), laws of the Thirty-eighth General Assembly (C. C. Sec. 2943) relating to primary road system.

Also
House File No. 660, a bill for an act to repeal chapter three hundred thirty-six (336), acts of the 38th General Assembly (C. C. Sec. 2894) and to enact a substitute therefor relating to appropriations which may be made by the board of supervisors for the construction of bridges.

Also :
House File No. 286, a bill for an act to amend section one (1) of chapter one hundred twenty-six (126) of the acts of the Thirty-seventh General Assembly (C. C. Sec. 4038, Par. 13), relating to the funds
of cities and towns afd to authorize cities and towns to transfer money from the judgment fund to the general fund.

Also
House File No. 478 , a bill for an act to repeal section thirty-five hundred twelve ( 3512 ) of the code, ( \(C\). C. Sec. 7440 ), and to enact a substitute therefor, relating to the taxation of jury fees.

Also
House File No. 407, a bill for an act providing that the law as it appears in section ten hundred fifty-six-a thirty-two (1056-a32), supplemental supplement to the code, 1915 , (C. C. Sec. 4232) relating to civil service commissions, shall be applicable to and effective in any city which may hereafter adopt the city manager plan of government.

Also
House File No. 326 , a bill for an act to amend chapter two hundred forty-eight (248), section ten (10), acts of the 38 th General Assembly (C. C. Sec. 1794 ), relating to transporting carcasses of dead animals.

\section*{Also}

House File No. 443 , a bill for an act to repeal chapter one hundred (100) acts of the Thirty-eighth General Assembly, and to amend section eleven hundred one (1101), supplemental supplement to the code, 1915 , relating to the withdrawal of candidates regularly nominated for office.
W. H. Vance, Chairman.

Report adopted.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-We move to reconsider the vote by which House File No. 514, as amended, failed to pass the House.
R. L. Rumley,
C. B. Santee,
F. C. Sampson.

\section*{HOUSE RESOLVES INTO COMMITTEE OF WHOLE}

Weaver of Polk moved that the House now resolve itself into a committee of the whole, and that all be excluded from the chamber except members of the House, the chief clerk, the assistant chief. clerk and the sergeant-at-arms.

Motion prevailed.

\section*{HOUSE RECONVENES}

The House reconvened, Speaker McFarlane in the chair.
Rumley of Decatur moved that the House accept the invitation of the chamber of commerce of the city of Ames to attend a wrestling match on April 1, 1921, and that the House adjourn at noon, Friday, April 1st, until 9:00 a. m., Saturday, April 2nd.

Hauge of Polk moved as a substitute that the Speaker appoint a committee of two to notify the Ames chamber of commerce, that, owing to the lateness of the session and the pressing business before the House at this time, it is inadvisable to accept the invitation. Also that the committee be authorized to inform the Ames chamber of commerce that the House appreciates the invitation extended them.

Substitute motion prevailed.

\section*{CALL OF THE HOUSE}

Mr. Speaker-The undersigned ask that a call of the House, undel House rule 35 be had, pending the consideration in committee of the whole House, and in the House, of Senate File No. 766.
J. B. Weaveis
L. W. Powers
C. F. Clark
T. J. O'Donnell

Geo. B. Perkins
Arthur Springer
Ray Yenter
J. C. Calhoun

The sergeant-at-arms was directed to guard the doors and see that no member leave the chamber.

A roll call disclosed that all members were present except Ontjes of Grundy, who had been excused.

\section*{HOUSE RESOLVES INTO COMMITTEE OF WHOLE}

Weaver of Polk moved that the House resolve itself into a committee of the whole.

Motion prevailed.

\section*{HOUSE RECONVENES}

The House reconvened, Speaker McFarlane in the chair.

\section*{REPORT OF COMMITTEE OF THE WHOLE}

Larson of Montgomery, chairman of the committee of the whole, reported that the committee of the whole had had under consideration Senate File No. 766, and that they were unable to reach an agreement on said bill.

Report adopted.
Westervelt of Greene moved that Senate File No. 766 be referred to a committee of ten, said committee to be appointed by the Speaker.

Motion prevailed.
The Speaker appointed as such committee:
Weaver of Polk
Clark of Linn
Harrison of Pottawattamie
O'Donnell of Dubuque
Powers of Crawford
Larson of Montgomery
Children of Pottawattamie
Moen of Lyon
Young of Davis
Anderson of Winnebago
Clark of Linn moved that the call of the House be now raised. Motion prevailed.

SPECIAL ORDER NO. 6
House File No. 468, a bill for an act to provide for the pay \({ }^{+}\) ment of an occupation or privilege tax upon the business of operating coal mines, fixing penalties for the failure to make reports and non-payment of such tax and providing for the expenditure of the money collected, with report of committee recommending passage, was taken up for consideration.

The amendment filed by Calhoun of Van Buren, found on page 1637 of the journal of March 29th, was considered.

On request of Peters of Dallas action on House File No. 468 was deferred and the bill was placed at the foot of the calendar.

\section*{SPECIAL ORDER NO. 7}

House File No. 808, a bill for an act to amend section thirteen hundred thirty-six (1336) of the code of 1897 (C. C. 4546) relating to the assessment of railroad companies, and to prescribe matter that shall be taken into consideration in valuation of railroad property by the executive council, with report of committee recommending passage, was taken up for consideration.

On request of Lake of Woodbury action on House File No. 808 was deferred and the bill was made a special order for Friday, April 1st, at 11:00 o'clock a. m.

Calendar No. 15, House File No. 722, a bill for an act to amend section thirty-five (35), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2943), relating to the width of hard surfacing constructed on extensions of primary roads within towns, with report of committee recommending passage, was taken up for consideration.

Morgan of Jasper moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 97

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Dodd
Donhowe
Edgington
Elson
Emery
Farkler
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hana
Harrison
Healy
Held
Huff
Ingersoll
Justice

Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
\begin{tabular}{lll} 
O'Donnell & Schirmer & Vance \\
Olson & Schulte & Venard \\
Orr & Scott of Appanoose & Wamstad \\
Parrott & Scott of Fremont & Weaver \\
Parsons & Shores. & Weber \\
Perkins & Slemmons & Westervelt \\
Peters & Smith & Wolfe \\
Peterson & Sterling & Year \\
Powers & Stimson & Yenter \\
Ramsey & Storey & Young \\
Rumley & Truax & Mr. Speaker \\
Sampson & Ulstad & \\
Santee & Van Camp &
\end{tabular}

Nays, None
Absent or not voting, 11
\begin{tabular}{lll} 
Aiken & Edson & Ontjes \\
Blake & Elliott & Rankin \\
Criswell & Forsling & Springer \\
Doolittle & Hauge &
\end{tabular}

The bill having received a constitutional majority was declard to have passed the House and the title was agreed to.

\section*{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. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a) supplemental supplement, 1915 (C. C. Sec. 3814), and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies and providing penalties for the violation of this act.
L. W. Ainsworth, Secretary.

Also:
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. 513, a bill for an act to amend the law relating to the Iowa State Dairy Association, The Iowa Beef Cattle Producers' Association and the Iowa Corn and Small Grain Growers' Association, making an appropriation for said associations.

\author{
L. W. Ainsworth, Secretary.
}

Also :

Mr. Steaner-I am directed to inform your honorable body that the fienate has passed the following bill in which the concurrence of the flenate was asked:

House File No. 626, a bill for an act making an additional appropriation to the State Historical Society of Iowa.
L. W. Ainsworth, Secretary.

Also :
Mr. Spfaner-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. 510 a bill for an act to amend sections 1989-a 9 and 1989-a34, of chapter 2 a title \(X\), supplement to the code, 1918, relating to payment on drainage w̧ork.
L. W. Ainsworth, Secretary.

Also :
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. 324, a bill for an act to amend chapter 287 of the acts of the 38 th General Assembly relating to the control of diseased animals.

\author{
L. W. Ainsworth, 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 or the Senate was asked:

House File 750 , a bill for an act to repeal section 3362 of chapter 4 , title XVII of the code of 1897 , relating to the descent and destribution of intestate's property and to enact a substitute therefor.
L. W. Ainsworth, 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. 359, a bill for an act to amend chapter 275 acts of the 38 th General Assembly relating to time of payment of fees and taxes on motor vehicles.
L. W. Ainsworth, 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. 288, a bill for an act to amend section 2727-a89, supplement to the code, 1913 , relating to the collection and dissemination of information regarding tuberculosis.

> L. W. Answorth, Secretary.

\section*{REPORT OF COMMITTEE}

Allyn of Ringgold, from the committee on claims, submitted the following report:

Mr. SPEAKER-Your committee on claims to whom was referred House File No. 568, a bill for an act making an appropriation to defray the expenses incurred by the Fort Dodge, Des Moines and Southern Railroad Company in connection with the excavation at the slide, which occurred at the south end of the capitol grounds extension in the spring of 1920 , beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out of lines two (2) and three (3), section one (1), the words and figures "nine thousand four hundred eight dollars and six cents ( \(\$ 9,408.06\) )", and by inserting in lieu thereof the words and figures 'six thousand twenty-nine dollars and sixty-two cents' \((\$ 6,029.62)\) ".

Geo. S. Allyn, Chairman.
Report adopted. House File No. 568 was referred to the committee on appropriations.

\section*{AMENDMENT FILED}

\section*{Edson of Buena Vista filed the following amendment:}

Amend the committee amendment to House File No. 580 by striking out the first committee amendment and substituting therefor the following: Strike out of lines 5 and 6 of section 2 , of the bill the words and figures "thirteen thousand seven hundred dollars ( \(\$ 13,700\) )" and inserting in lieu therefor the following: "Ten thousand dollars \((\$ 10,000)\) "; also strike out of line seven the words and figures "Fourteen thousand six hundred dollars ( \(\$ 14,600\) )" and insert in lieu thereof the following: "Ten thousand dollars \((\$ 10,000)\) '.

On motion of Calhoun of Van Buren the House adjourned until 8:30 a.m., Friday.

\section*{JOURNAL OF THE HOUSE}

> Hall of the House of Representatives, Des Moines, April 1, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. C. A. Fields, pastor of the M. E. church, Marengo.

Journal of March 31st corrected and approved.

\section*{LEAVE OF ABSENCE}

With the consent of the House the Speaker excused the sifting committee for the remainder of the session, except in case of a call of the House.

\section*{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. 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninety-four (894) supplemental supplement to the code, 1915, (C. C. Sec. 4038), relating to the care, preservation and adornment of cemeteries.
L. W. Ainsworth, Secretary.

\section*{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. 278, a bill for an act to provide for standard width of sleighs and sleds.
L. W. Ainsworth, Secretary.

\footnotetext{
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. 307 making provision for a convention to revise and amend the constitution, naming the number of delegates and districts; fixing the time for the convening of a convention and provision for submitting the amendments and additions to a referendum.
L. W. Ainsworth, Secretary.

\section*{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. 597, a bill for an act to amend sections sixteen and thirty-five of chapter two hundred seventy-five, acts of the Thirty-eighth General Assembly, relating to the collection, possession and remittance of fees and penalties for the registration of motor vehicles.
L. W. Ainsworth, 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. 277, a bill for an act to amend section ten hundred fifty-six-a 21, (1056-a21) and section ten hundred fifty-six-a 26 (1056-a26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of government.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker--I 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. 558, a bill for an act to make an additional appropriation for completing the construction of the state Psychopathic Hospital and for equipment.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 779, a bill for an act to make apprópriation for payment of state and other expenses.
L. W. Arnsworth, Secretary.

Also:
Mr. Speakfi-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 334 , a bill for an act to amend section one (1) of chapter two hundred and eighty-three (283) of the acts of the Thirtyeighth General Assembly (C. C. Sec. 4898), being an act amendatory of chapter two-a (2-a) title ten (X) of the supplement to the code, 1913, relating to drainage districts and providing for a reclassification of benefit assessments of certain tracts or parcels of land within the district where an additional pumping plant or plants shall be established.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 725 , a bill for an act to amend section 2579 of the code, relating to the practice of medicine.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 601 a bill for an act to repeal certain sections, supplement to the code, 1913 , relating to crows and the bounty thereon.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker--I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 342, a bill for an act to amend section four hundred thirty-one (431), of the code, (C. C. Sec. 3343 ), relating to the membership of soldiers' relief funds commission; also to amend section four hundred thirty ( 430 ), supplement to the code, 1913 , (C. C. Sec. 3342 ) relating to the erection of soldiers' and sailors' monument and the approval of the plans and specifications therefor.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 701, a bill for an act to amend section four (4), chapter one hundred seventy-two (172), laws of the Thirty-seventh General Assembly (C. C. section 3926) relating to special assessments for oiling of streets.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 631, a bill for an act to provide for the creation of a commission on uniform state laws, the appointment of commissioners thereto, and the payment of the expenses of such commissioners and contribution to the support of the national conference of commissioners on uniform state laws.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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 repeal section 288 -h, supplemental supplement to the code, 1915 (C. C. Sec. 2775 ), relating to library commissions and free public school libraries, and making an appropriation therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 776, a bill for an act to make an emergency appropriation to defray the expenses of oil inspection.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am direoted 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 amend the law as it appears in section twenty-five hundred seventy-five-a nine (2575-a 9 ) supplemental supplement to the code, 1915 (C. C. Sec. 2354), relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 567, a bill for an act to repeal Sec. 1363 supplement to the code, 1913 (C. C. 1629), 1677, 1678, 1680 of the code, 1897, (C. C. 1649, 1650, 1652) Sec. 1679 Sup. to the code, 1913, and Sec. 1681 Sup. to the code, 1913 , as amended by chapter 363 , laws of the 38 th General Assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and live stock statistics and meteorological data.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 787, a bill for an act appropriating the sum of \(\$ 125,-\) 000 in payment of certain insurance companies for taxes heretofore paid by them under protest.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 623, a bill for an act to amend the law as the same appears in chapter eight-a, title XII (8-a) supplement to the code, 1913, (C. C. chapter 3), title V, relating to employers' liability and workmen's compensation for personal injuries sustained by an employe.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 319, a bill for an act to amend sections 3, 4, 6, 7, 8 and 10 of chapter 37, acts of the 38 th General Assembly, relating to support funds for the various state institutions under the supervision of the board of control of state institutions.
L. W. Ainsworth, secretary.

\footnotetext{
Also:
Mr. Speaker-I 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. 553, a bill for an act to amend chapter one hundred twenty-six of the acts of the Thirty-seventh General Assembly relating to the transferring of funds by cities and towns.

> L, W, Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 713, a bill for an act to amend section nineteen hundred eighty-nine-a-fourteen (1989-a-14), supplement to the code, 1913, as amended by section three (3), chapter three huncired forty-four (344), acts of the Thirty-seventh General Assembly, (C. C. 4854), relating to the assessing of costs. damages and benefits in drainage districts, and to the taking of appeals from the decisions of the board of supervisors and trustees in charge in such proceedings.
L. W. Ainsworth, Secretary,

\begin{abstract}
Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 317, a bill for an act appropriating \(\$ 150.00\) to indemnify Chris Conrad, Jr., for injuries received when run down by a large state truck while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920.
\end{abstract}
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate joint resolution No. 9, providing for the appointment of a joint committee of the House and Senate for the purpose of considering the revision of assessment and tax laws and report thereon to the General Assembly, and making appropriation to defray the expense thereof.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 530, a bill for an act to amend section 2116, supple-
ment to the code, 1913, (C. C. Sec. 5019) relating to duties of railroads to transport freight as to passenger service and length of lines of railroad to which applicable.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 276, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of livestock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to-wit: 'Soldiers' Home, Soldiers' Orphans' Home, Juvenile Home, Institution for Feeble-minded Children, State Sanatorium for the Treatment of Tuberculosis, Training School for Boys, Training School for Girls, Mount Pleasant State Hospital, Independence State Hospital, Clarinda State Hospital, Cherokee State Hospital, State Hospital and Celony for Epileptics, State Penitentiary, Men's Reformatory and Women's Reformatory.

\author{
L. W. Ainsworth, Secretary.
}

\section*{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. 451, a bill for an act to provide for additional funds to pay the balance due on purchase of additional land to the state fair grounds, and provide for the assessment for paving now levied against the Iowa state fair grounds, and make an appropriation therefor.

\section*{L. W. Ainsworth, 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:

Senate concurrent resolution directing the curator of the historical department of Iowa, without expense to the state, to enter into an arrangement for preserving against dismantling the historic cabin and premises known as the Spirit Lake Massacre Cabin and Grounds.
L. W. Ainsworth, Secietary.

Also:

1 Mr. Speafer-I am directed to inform your honorable body that the Senate has concurred in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to the code, 1913 (C. C. Sec. 6525), fixing, limiting and determining the liabilities of keepers of hotels, inns, eating houses, and steamboat owners.

> L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 775, a bill for an act to repeal section one hundred forty-seven (147) of the supplemental supplement to the code, 1915, (C. C. Sec. 242), sections one hundred forty-eight. (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code (C. C. Secs. 243, 244, and 247); and sections one hundred fifty (150) and one hundred fifty-one (151) of the supplement to the code, 1913 (C. C. Secs. 245 and 246 ) and to enact a substitute therefor relating to the custodian of public buildings and grounds.
L. W. Ainsworth, Secretary.

Also:
Mr. Siesker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill. in which the concurrence of the Senate was asked:

Senate File No. 589, a bill for an act relating to the levying of a school house tax by independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 783, a bill for an act to authorize a person or persons to buy and hold land for public parks and permitting the state board of conservation and executive council to receive and pay for same or to institute condemnation proceedings if said lands may not be bought at a reasonable price; etc.

\author{
L. W. Ainsworth, Secretary.
}

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Ingersoll of Tama, unanimous consent having been
given, House File No. 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninety-four (894), supplemental supplement to code, 1915, (C. C. Sec. 4038), relating to the care, preservation and adornment of cemeteries, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out all of section 1 following the semi-colon in line 5 , and changing said semi-colon to a period.

Mr. Ingersoll moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 67
\begin{tabular}{lll} 
Allyn & Huff & Ramsey \\
Becker & Ingersoll & Rumley \\
Beeman & Justice & Schirmer \\
Benz & Kime & Schulte \\
Bradley & Knickerbocker & Scott of Appanoose \\
Brady & Lake & Scott of Fremont \\
Buffington & Long & Shores \\
Calhoun & McClune & Slemmons \\
Carter & McCulloch & Smith \\
Colbert & McDonald & Sterling \\
Criswell & McGhee & Stimson \\
Toolittle & Moen & Storey \\
Elson & Morgan & Ulstad \\
Emery & Narey & Van Camp \\
Garber of Floyd & Nervig & Vance \\
Gilbertson & O'Donnell & Venard \\
Gordon & Olson & Weaver \\
Graham & Orr & Weber \\
Grimwood & Parrott & Wolfe \\
Gunderson & Parsons & Mear \\
Hanna & Pealy & Perins \\
Held & Peters & \\
Held & &
\end{tabular}

Nays, None
Absent or not voting, 41
\begin{tabular}{lll}
\begin{tabular}{ll} 
Aiken & Dodd \\
Aldrich & \begin{tabular}{l} 
Donhowe
\end{tabular} \\
Anderson & Edington
\end{tabular} \begin{tabular}{l} 
Francis \\
Berry
\end{tabular} & Gibsor of Adair \\
Edson & Gilbert \\
Blake & Elliott & Gilmore of Cedar \\
Children & Fackler & Gilmore of Clay \\
Clark & Forsling & Harrison
\end{tabular}
\begin{tabular}{lll} 
Hauge & \begin{tabular}{l} 
Mills \\
Moorhead
\end{tabular} & \begin{tabular}{c} 
Springer \\
Tarson
\end{tabular} \\
Letts & Ontjes & Wamstad \\
LeValley & Powers & Westervelt \\
Lockin & Rankin & Yenter \\
Mayne & Sampson & Young \\
Miller & Santee &.
\end{tabular}

So the House concurred in the Senate amendment to House File No. 389.

On request of Ingersoll of Tama, unanimous consent having been given, House File No. 278, a bill for an act to provide for standard widths of sleighs and sleds, with Senate amendments, was taken \(u p\) and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the figures " 1922 " in line ten (10) of section one (1) and insert in lieu thereof the figures " 1923 ".

Mr. Ingersoll moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 64
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Held \\
Becker \\
Beeman \\
Benz
\end{tabular} & \begin{tabular}{l} 
Huff \\
Bradley
\end{tabular} \\
Ingersoll & \begin{tabular}{l} 
Rumley \\
Sampson
\end{tabular} \\
Brady & Justice & Schirmer \\
Buffington & Kime & Scott of Appanoose \\
Calhoun & Knickerbocker & Scott of Fremont \\
Carter & Lake & Shores \\
Clark & Long & Slemmons \\
Colbert & McCulloch & Smith \\
Doolittle & McDonald & Sterling \\
Edson & McGhee & Stimson \\
Emery & Moen & Storey \\
Garber of & Floyd & Morgan \\
Gilmore of Clay & Narey & Van Camp \\
Gordon & Olson & Vance \\
Graham & Parrott & Venard \\
Grimwood & Parrsons & Weaver \\
Gunderson & Perkins & Weber \\
Hanna & Peters & Wolfe \\
Healy & Peterson & Mear \\
& Ramsey & \\
\end{tabular}

Nays, 5
\begin{tabular}{ll} 
Criswell \\
Gibson & Gilbertson \\
\(\mathbf{O r r}\)
\end{tabular}

Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & Francis & Mills \\
Aldrich & Garber of Adair & Moorhead \\
Anderson & Gilbert & O'Donnell \\
Berry & Gilmore of Cedar & Ontjes \\
Blake & Harrison & Powers \\
Children & Hauge & Rankin \\
Dodd & Larson & Santee \\
Donhowe & Letts & Schulte \\
Edington & LeValley & Springer \\
Elliott & Lockin & Truax \\
Elson & McClune & Westervelt \\
Fackler & Mayne & Yenter \\
Forsling & Miller & Young
\end{tabular}

So the House concurred in the Senate amendments to House File No. 278.

On request of Becker of Clayton, unanimous consent having been given, House File No. 597, a bill for an act to amend sections sixteen (16) and thirty-five (35) of chapter two hundred seventyfive (275), acts of the Thirty-eighth General Assembly, (C. C. Secs. 3059 and 3078), relating to the collection, possession and remittance of fees and penalties for the registration of motor vehicles, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by adding at the end of section 2 the following:
Also amend by adding at the end of section 35, chapter 275 , acts of the Thirty-eighth General Assembly, the following:

This act shall not in any manner affect the existing law regarding the apportionment of the primary road fund to the various counties nor shall it affect the manner of paying bills nor the amount that may be paid from the primary road fund for work in each county.

Mr. Becker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 70
\begin{tabular}{lll} 
Allyn & Colbert & Gilbert \\
Becker & Criswell & Gilmore of Cedar \\
Beeman & Donhowe & Filmore of Clay \\
Benz & Doolittle & Graham \\
Bradley & Edson & Grimwood \\
Brady & Elson & Gunderson \\
Buffington & Fmery & Hanna \\
Calhoun & Garber of Floyd & Healy \\
Carter & Gibson & Huff
\end{tabular}

Ingersoll
Justice
Kime
Knickerbocker
Lake
Long
McClune
McCulloch
McDonald
McGhee
Morgan
Narey
Nervig
O'Donnell
Olson

Parrott
Parsons
Peters
Peterson
Rankin
Ramsey
Rumley
Sampson
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith

Sterling
Stimson
Storey
Truax
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, None
Absent or not voting, 37
\begin{tabular}{lll} 
Aiken & Garber of Adair & Moen \\
Aldrich & Gilbertson & Moorhead \\
Anderson & Gordon & Ontjes \\
Berry & Harrison & Orr \\
Blake & Hauge & Perkins \\
Children & Held & Powers \\
Clark & Larson & Santee \\
Dodd & Letts & Springer \\
Edgington & LeValley & Ulstad \\
Elliott & Lockin & Venard \\
Fackler & Mayne & Yenter \\
Forsling & Miller & Young \\
Francis & Mills &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 597.

On request of Hauge of Polk unanimous consent having been given, House File No. 277, a bill for an act to amend section ten hundred fifty-six-a21 (1056-a21) and section ten hundred fifty-sixa26 (1056-a26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of government, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by adding the following:
"Section 4. This act shall not apply to cities now operating under the commission form of government heretofore adopted and approved by a vote of their electors, unless the same shall have been submitted to a vote of the electors of said city in the manner provided by title \(V\)
chapter 14-c of the supplement to the code of 1913 and amendments thereto."

Mr. Hauge moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 69
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Healy \\
Becker \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Peterson \\
Huff
\end{tabular} \\
Bradley & Ingersoll & Ramsey \\
Brady & Justice & Rankin \\
Buffington & Kime & Rumley \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Lake & Schulte \\
Children & LeValley & Scott of Appanoose \\
Clark & Scott of Fremont \\
Criswell & McCulloch & Shores \\
Donhowe & McGith \\
Doolittle & McGee & Stimson \\
Elson & Millonald & Storey \\
Francis & Moen & Truax \\
Garber of Floyd & Morgan & Van Camp \\
Gibson & Narey & Venard \\
Gilbert & Nervig & Wamstad \\
Gilmore of Clay & O'Donnell & Weaver \\
Graham & Olson & Weber \\
Grimwood & Orr & Westervelt \\
Hanna & Parrott & Wolfe \\
Hauge & Parsons & Year \\
& Peters & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 39

Aiken
\({ }^{\wedge}\) ldrich
Anderson
Benz
Berry
Blake
Colbert
Dodd
Edgington
Edson
Elliott
Emery
Fackler
Forsling

Garber of Adair
Gilbertson
Gilmore of Cedar
Gordon
Gunderson
Harrison
Held
Larson
Letts
Lockin
McClune
Mayne
Mills

Moorhead
Ontjes
Perkins
Powers
Sampson
Santee
Slemmons
Springer
Sterling
Ulstad
Vance
Young
-

So the House concurred in the Senate amendment to House File No. 277.

Berry of Monroe moved that House File No. 668 be placed upon the calendar.

On the question, "Shall House File No. 668 be placed upon the calendar?'

Ayes, 33
\begin{tabular}{lll} 
Aldrich & Held & Rumley \\
Beeman & Huff & \begin{tabular}{l} 
Scott of Appanoose \\
Benz
\end{tabular} \\
Berry & Justice & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Calhoun & Larson & Slemmons \\
Donhowe & McGhee & Stimson \\
Elson & Moen & Ulstad \\
Emery & Orr & Vance \\
Gilbertson & Parsons & Wamstad \\
Gunderson & Peters & Year \\
& Rankin & Young
\end{tabular}

Nays, 38
\begin{tabular}{lll} 
Carter & Lake & Schirmer \\
Clark & LeValley & Schulte \\
Colbert & Long & Smith \\
Doolittle & McCulloch & Truax \\
Edson & Miller & Van Camp \\
Garber of Adair & Narey & Venard \\
Gilbert & Nervig & Weaver \\
Gilmore of Cedar & O'Donnell & Weber \\
Graham & Olson & Westervelt \\
Grimwood & Peterson & Wolfe \\
Hauge & Ramsey & Yenter \\
Healy & Sampson & Mr. Speaker \\
Kime & Santee &
\end{tabular}

Absent or not voting, 37
\begin{tabular}{lll} 
Aiken & Forsling & Mayne \\
Allyn & Francis & Mills \\
Anderson & Garber of Floyd & Moorhead \\
Becker & Gibson & Morgan \\
Blake & Gilmore of Clay & Ontjes \\
Bradley & Gordon & Parrott \\
Brady & Hanna & Perkins \\
Children & Harrison & Powers \\
Criswell & Ingersoll & Springer \\
Dodd & Letts & Sterling \\
Edgington & Lockin & Storey \\
Elliott & McClune & \\
Fackler & McDonald &
\end{tabular}

So the motion to place House File No. 668 upon the calendar was lost.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 31 st day of March, 1921 , sent to the governor for his approval, House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirtyeighth (38th) General Assembly, (C. C. Sec. 2506 ), relating to the compensation of the county superintendent of schools.

Also:
House File No. 623, a bill for an act regulating the furnishing of public service, the means and grants enabling such service to be furnished, providing for the term of such service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service, and establishing a court of appeal to be known as a court of public service, and fixing its power and providing procedure.

> W. H. Vance, Chairman.

Report adopted.

\section*{CONSIDERATION OF BILLS}

Calendar No. 16, House File No. 785, a bill for an act to amend section three (3), chapter two hundred eleven (211), acts of the Thirty-eighth General Assembly, (Ct C. Sec. 7020), relating to the duties of jury commissioners, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Clark of Linn the amendments proposed by the committee, found on page 1389 of the journal of March 24th, were adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 77
\begin{tabular}{lll} 
Aldrich & Berry & Carter \\
Allyn & Bradley & Children \\
Becker & Brady & Clark \\
Beeman & Buffington & Colbert \\
Benz & Calhoun & Criswell
\end{tabular}
Donhowe.
Doolittle
Edson
Emery
Fackler
Forsling
Francis
Garber of Adair
Gibson
Gilmore of Cedar
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll

Justice
Kime
Knickerbocker
Lake
Long
McGhee
Miller
Narey
Nervig
O'Donnell
Olson
Parrott
Parsons
Perkins
Peters
Peterson
Rankin
Rumley
Sanapson
Santee
Schirmer

Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Mr. Speaker

Nays, 4
McCulloch
Orr

Ramsey
Westervelt

Absent or not voting, 27

Aiken
Anderson
Blake
Dodd
Edgington
Elliott
Elson
Garber of Floyd
Gilbertson

Gilbert
Larson
Letts
Gordon
LeValley
Lockin
McClune
McDonald
Mayne

Mills
Moen
Moorhead
Morgan
Ontjes
Powers
Slemmons
Springer
Young

The bill having received a constitutional majority was declared to have passed the House.

The title as amended was agreed to.
Calendar No. 18, Senate File No. 544, a bill for an act to repeal section three hundred sixty-four, of the supplement to the code, 1913, (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made. by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute, with report of committee recommending passage was taken up for consideration.

Doolittle of Delaware moved that the bill be read a third time now,
and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{|c|c|}
\hline Aiken & Gunderson \\
\hline Allyn & Hanna \\
\hline Becker & Harrison \\
\hline Beeman & Hauge \\
\hline Berry & Healy \\
\hline Bradley & Held \\
\hline Buffington & Huff \\
\hline Calhoun & Ingersoll \\
\hline Carter & Justice \\
\hline Children & Kime \\
\hline Colbert & Knickerbocker \\
\hline Criswell & Lake \\
\hline Donhowe & Long \\
\hline Doolittle & McClune \\
\hline Emery & McCulloch \\
\hline Fackler & McDonald \\
\hline Forsling & McGhee \\
\hline Francis & Miller \\
\hline Garber of Adair & Morgan \\
\hline Garber of Floyd & Narey \\
\hline Gibson & Nervig \\
\hline Gilbert & O'Donnell \\
\hline Gilbertson & Olson \\
\hline Gilmore of Cedar & Parrott \\
\hline Graham & Parsons \\
\hline Grimwood & Perkins \\
\hline Nays, None & \\
\hline
\end{tabular}

Peters
Peterson
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Moorhead
Ontjes
Orr
Powers
Ramsey
Springer
Stimson
Venard
Weber
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 19, House File No. 840, a bill for an act to amend section eight hundred thirty (830) of the code, (C. C. Sec. 3894), relative to levy for city improvement fund, was taken up for consideration.

Garber of Adair moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes; 57
\begin{tabular}{lll} 
Becker & \begin{tabular}{l} 
Hauge \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Sampson \\
Bradley
\end{tabular} \\
Eualy \\
Eufington & Ingersoll & Santee \\
Clark & Kime & Schirmer \\
Colbert & Knickerbocker & Schulte \\
Donhowe & Lake & Scott of Fremont \\
Elson & McDonald & Shores \\
Fackler & McGhee & Smith \\
Forsling & Miller & Sterling \\
Francis & Morgan & Storey \\
Garber of Adair & Narey & Nruax \\
Gibson & Nervig & Van Camp \\
Gilbert & O'Donnell & Vance \\
Gilbertson & Olson & Venard \\
Gilmore of Cedar & Parrott & Weaver \\
Grimwood & Perkins & Weber \\
Hanna & Peters & Wolfe \\
Harrison & Rankin & Year \\
& Rumley & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, 20
\begin{tabular}{ll} 
Aiken & Held \\
Aldrich & Huff \\
Benz & Long \\
Berry & McCulloch \\
Carter & Orr \\
Criswell & Parsons \\
Emery & Peterson
\end{tabular}

Absent or not voting, 31

Allyn
Anderson
Blake
Brady
Calhoun
Children
Dcdd
Doolittle
Edgington
Edson
Elliott

Garber of Floyd
Gilmore of Clay
Gordon
Graham
Gunderson
Justice
Larson
Letts
LeValley
Lockin
McClune

Scott of Appanoose
Slemmons
Stimson
Ulstad
Wamstad
Westervelt
Sampson
Santee
Schirner
Scott of Fremont
Shores
Smith
Sterling'
Storey
Van Camp
Vance
Venard
Weaver
Weber
Wole
Yenter
Mr. Speaker

Mayne
Mills
Moen
Moorhead
Ontjes
Powers
Ramsey
Springer
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 20, House File No. 842, a bill for an act to per-
mit person or persons to buy land for public parks, permitting the state board of conservation and executive council to receive the same, and to institute condemnation proceedings if said lands way not be bought at a reasonable price, was taken up for consideration.

On motion of Sterling of Hamilton the substitute committee amendment, found on pages 1580 and 1581 of the journal of March 28th, was adopted.

On request of Sterling of Hamilton action on House File No. 842 was deferred.

Calendar No. 24, House File No. 616, a bill for an act to apportion the state into senatorial districts, to provide the time when state senators shall be elected, and to repeal chapter one hundred fifty-two (152), acts of the Twenty-first General Assembly, in so far as the same is in conflict herewith, with report of committee recommending passage, was taken up and considered.

On request of Powers of Crawford action on House File No. 616 was deferred and the bill was allowed to retain its place on the calendar.

Calendar No. 22, House F'ile No. 587, a bill for an act providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred thirty-one (331), laws of the Thirty-eighth General Assembly and making an additional appropriation therefor, with report of appropriations committee recommending passage, was taken up for consideration.

Doolittle of Delaware moved that the bill be read a third time row and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 92

\author{
Aiken \\ Allyn \\ Anderson \\ Beeman \\ Benz \\ Berry
}

\author{
Bradley Brady Buffington Calhoun Carter Children
}

Clark Colbert Criswell Dodd Donhowe
Doolittle

Edgington
Edson
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Justice

Kime
Knickerbocker
Lake
Letts
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Parrott
Parsons
Perkins
Peters
Peterson
Ramsey

Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Scott of Fremont
Springer
Venard
Young

Aldrich
Becker
Blake Graham Gunderson
Larson

LeValley
Moen
Ontjes
Orr Powers
Scott of Appanoose

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 8
Time having arrived for Special Order No. 8, House File No. 500 , a bill for an act to provide for the organization of associations without capital stock and not for pecuniary profit, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Brady of O'Brien, Senate File No. 503 was substituted for House File No. 500.

Calendar No. 75 , Senâte File No. 503, a bill for an act to provide for the organization of associations without capital stock and not for pecuniary profit, with report of committee recom-
mending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found on page 1624 of the journal of March 29 th, were rejected.

Brady of O'Brien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and ine bill was read a third time.

On the question, "Shall the bill pass?"'

Ayes, 100
\begin{tabular}{|c|c|c|}
\hline Allyn & Grimwood & Perkins \\
\hline Anderson & Gunderson & Peters \\
\hline Becker & Hanna & Peterson \\
\hline Beeman & Hauge & Powers \\
\hline Benz & Healy & Ramsey \\
\hline Berry & Held & Rankin \\
\hline Blake & uff & Rumley \\
\hline Bradley & Ingersoll & Sampson \\
\hline Brady & Justice & Santee \\
\hline Buffington & Kime & Schirmer \\
\hline Calhoun & Knickerbocker & Schulte \\
\hline Carter & Lake & Scott of Appanoose \\
\hline Children & Larson & Scott of Fremont \\
\hline Colbert & Letts & Shores \\
\hline Dodd & LeValley & Slemmons \\
\hline Donhowe & Jockin & Smith \\
\hline Doolittle & Long & Springer \\
\hline rgington & McClune & Sterling \\
\hline Edson & TcCulloch & Stimson \\
\hline Elliott & McDonald & Storey \\
\hline Elson & McGhee & Truax \\
\hline Emery & Mayne & Ulstad \\
\hline Fackler & Miller & Van Camp \\
\hline Forsling & Mills & Vance \\
\hline Francis & Moen & Venard \\
\hline Garber of Adair & Moorhead & Wamstad \\
\hline Garber of Floyd & Morgan & Weaver \\
\hline Gibson & Narey & Weber \\
\hline \(\checkmark\) ilbert & Nervig & Westervelt \\
\hline Gilbertson & O'Donnell & \({ }^{\text {w }}\) olfe \\
\hline Gilmore of Cedar & Olson & Year \\
\hline Gilmore of Clay & Orr & Mr. Speaker \\
\hline Gordon & Parrott & \\
\hline Graham & Parsons & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 8
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Criswell \\
Aldrich
\end{tabular} & Yenter \\
Clark & Harrison & Young \\
Ontjes &
\end{tabular}

The bill having received a constitutional majority was declard to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 9
Time having arrived for Special Order No. 9, House File NG. 499, a bill for an act to authorize collective production, processing and marketing by associations of producers, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Brady of O'Brien the amendments proposed by the committee, found on pages 1112 and 1113 of the journal of March 17th, were adopted.

The amendment filed by Wamstad of Mitchell, found on page 1684 of the journal of March 30th, was considered and on motion of Mr. Wamstad, adopted.

Speaker pro tempore Larson in the chair.
Brady of O'Brien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 100
\begin{tabular}{ll} 
Aiken & Gibson \\
Aldrich & Gilbert \\
Allyn & Gibertson \\
Anderson & Gilmore of Cedar \\
Becker & Gilmore of Clay \\
Beeman & Gordon \\
Benz & Graham \\
Blake & Grimwood \\
Bradley & Hanna \\
Brady & Harrison \\
Buffington & Hauge \\
Calhoun & Healy \\
Carter & Held \\
Children & Huff \\
Colbert & Ingersoll \\
Criswell & Justice \\
Dodd & Kime \\
Donhowe & Knickerbocker \\
Doolittle & Lake \\
Fdgington & Larson \\
Edson & Letts \\
Elliott & LeValley \\
Flson & Lockin \\
Emery & Long \\
Fackler & McClune \\
Forsling & FrCulloch \\
Francis & Garber of \\
Gadair & McDonald \\
Garber of & Floyd \\
& Mayne
\end{tabular}
Miller
Mills
Moen
Moorhead
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Cchirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Springer
Sterling
Stimson
\begin{tabular}{lll} 
Storey & Venard & Wolfe \\
Truax & Wamstad & Year \\
Ulstad & Mr. Speaker \\
Van Camp & Weaver & \\
Vance & Weber & \\
& & \\
Nays, None & & \\
& & \\
Absent or not voting, 8 & \\
Berry & Morgan & Yenter \\
Clark & Ontjes & Young \\
Gunderson & &
\end{tabular}

The bill having received a constitutional majority was declard to have passed the House and the title was agreed to:

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of introduction of resolutions, Edson of Buena Vista, Children of Pottawattamie, Criswell of Boone and Moen of Lyon offered the following resolution:

Whereas, House File No. 623, known as the utility bill, heretofore passed the House and thereafter and before the said bill was passed by the Senate, this House by a large majority adopted a resolution calling for the return of the bill from the Senate for reconsideration and amendment in the House, and

Whereas, the Senate refused to return the said bill to the House and passed the bill, and the same has now been enrolled and sent to the governor for his signature, and

Whereas, such action by the Senate was in violation of the courtesy which each legislative body owes to the other under such circumstances, and

Whereas, the said House File provides for the making of existing franchises of public utility corporations indeterminate or in effect, perpetual, without the people having an opportunity to vote thereon and makes said franchise perpetual which by a vote of the people was heretofore granted for a fixed and definite period of time, and

Whereas, the said bill should be so amended as to not apply to existing franchises of public utilities but only to those hereinafter granted by popular vote of the people and as provided by law, and

Whereas, the said bill, if it becomes a law, will, in its present form, deny to certain municipalities and the citizens thereof the right of local self-government and impair the obligations of existing contracts, therefore,

Be it recolved by the House of Representatives, That Governor Ken-
dall be requested to retarn the bill, House File No. 623, to the House at this tinge, without his signature, and

Be it further resolved, That immediately upon the passage of this resolution a copy thereof be, by the chief clerk, measaged to the governor, with a report of the action of the House thereon, and the request by the House of Representatives of the state of Iowa for the return forthwith of the bill, House File No. 623, for further consideration or amendment, or such other action as may be taken by this branch of the General Assembly.

Edson of Buena Vista asked unanimous consent to consider the resolution at this time.

Objection was made by Lake of Woodbury.

Edson of Buena Vista moved that rule 34 be suspended and that the resolution be considered at this time.

Smith of Clinton moved to lay the motion of Edson of Buena Vista on the table.

A roll call was asked for.
On the question, "Shall the motion of Edson of Buena Vista be laid apon the table?"

Ayes, 16
Blake
Calhoun
Clark
Edgingto
Elliott
Elson
Nays, 77

Aiken
Allyn
Anderson
Becker
Beeman
Benz
Berry
Bradley
Brady
Buffington
Carter
Children
Colbert
Criswell
Donhowe
Doolittle

Ingersoll
Kime
Knickerbocker Take Mayne Moorhead

Olson
Rankin
Smith
Springer
\begin{tabular}{lll} 
Parrott & Scott of Fremont & Wamstad \\
Parsóns & Shores & Weaver \\
Perkins & Slemmons & Weber \\
Peters & Sterling & Westervelt \\
Peterson & Stimson & Wolfe \\
Ramsey & Storey & Year \\
Rumley & Truax & Yenter \\
Schirmer & Van Camp & Young \\
Schulte & Vance & \\
Scott of Appanoose & Venard &
\end{tabular}

Absent or not voting, 15
\begin{tabular}{lll} 
Aldrich & Gilbertson & Ontjes \\
Dodd & Letts & Powers \\
Forsling & Mills & Sampson \\
Garber of Adair & Morgan & Santee \\
Gilbert & Olingnell & Ulstad \\
\multicolumn{2}{c}{ So the motion was lost. } &
\end{tabular}

Moen of Lyon moved the previous question.
Motion prevailed.
On the question, "Shall rule 34 be suspended to consider the resolution at this time?"

Ayes, 68
\begin{tabular}{lll} 
Aiken & Gunderson & Peterson \\
Allyn & Hanna & Rumley \\
Anderson & Harrison & Schirmer \\
Beeman & Hauge & Schulte \\
Benz & Held & Scott of Appanoose \\
Berry & Huff & Scott of Fremont \\
Bradley & Justice & Shores \\
Brady & Larson & Slemmons \\
Carter & LeValley & Sterling \\
Children & Lockin & Stimson \\
Colbert & Long & Storey \\
Criswell & McClune & Truax \\
Donhowe & McCulloch & Ulstad \\
Edson & McDonald & Van Camp \\
Fackler & McGhee & Vance \\
Francis & Miller & Venard \\
Garber of Floyd & Moen & Wamstad \\
Gibson & Nervig & Weaver \\
Gilbertson & Orr & Weber \\
Gilmore of Cedar & Parrott & Wolfe \\
Gilmore of Clay & Parsons & Year \\
Gordon & Perkins & Young \\
Graham & Peters &
\end{tabular}

Nays, 38
\begin{tabular}{lll} 
Aldrich & Buffington & \begin{tabular}{l} 
Doolittle \\
Becker
\end{tabular} \\
Blake & Calhoun & Edpington \\
Elliott
\end{tabular}
Elson
Emery
Forsling
Garber of Adair
Gilbert
Grimwood
Healy
Ingersoll
Kime
Knickerbocker
Lake
Letts
Mayne
Mills
Moorhead
Morgan
Narey
O'Donnell
Olson
Powers

Ramsey
Rankin Sampson Santee Smith
Springer
Westervelt
Yenter
Mr. Speaker

Absent or not voting, 2
Dodd
Ontjes
On request of Santee of Black Hawk rule 18 was invoked.
The motion having failed to receive a two-thirds majority of the vote cast was declared to have lost.

Harrison of Pottawattamie moved that the House request from the governor the return of House File No. 623.

Speaker McFarlane in the chair.
The Speaker ruled the motion out of order.
By unanimous consent, Calendar No. 56, House File No. 774, a bill for an act to amend section sixteen hundred eleven (1611), supplemental supplement to the code, 1915, (C. C. 5331), relating to the limitation of indebtedness of corporations, with report of committee recommending substitute amendment and passage was taken up for consideration.

On request of Sampson of Audubon, unanimous consent having been obtained, Senate File No. 727 was substituted for House File No. 774.

Calendar No. 80, Senate File No. 727, a bill for an act to amend section sixteen hundred eleven (1611) supplemental supplement to the code, 1915 , (C. C. 5331), relating to the limitation of indebtedness of corporations, with report of committee recommending passage, was taken up for consideration.

Sampson of Audubon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 81
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Orr \\
Aldrich & Gilmore of Clay & Parsons \\
Allyn & Gordon & Perkins \\
Anderson & Graham & Peters \\
Becker & Grimwood & Peterson \\
Beeman & Gunderson & Ramsey \\
Benz & Hanna & Rankin \\
Berry & Harrison & Rumley \\
Bradley & Healy & Sampson \\
Brady & Justice & Santee \\
Buffington & Kime & Schirmer \\
Calhoun & Knickerbocker & Schlte \\
Carter & Lake & Scott of Appanoose \\
Children & Larson & Smith \\
Colbert & LeValley & Scott of Fremont \\
Criswell & Long & Shores \\
Donhowe & McCulloch & Springer \\
Doolittle & McDonald & Stimson \\
Edson & McGhee & Storey \\
Fmery & Miller & Truax \\
Francis & Moen & Ulstad \\
Garber of & Adair & Moorhead \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Van Camp \\
Gilbert & ODonnell & Venard \\
Gilbertson & Parrott & Weaver \\
& Olson & Wolfe \\
& & Year
\end{tabular}

Nays, None

Absent or not voting, 27
\begin{tabular}{lll} 
Blake & Huff & Powers \\
Clark & Ingersoll & Slemmons \\
Dodd & Letts & Sterling \\
Edgington & Lockin & Vance \\
Elliott & McClune & Wamstad \\
Elson & Mayne & Westervelt \\
Hauge & Mills & Yenter \\
Fackler & Morgan & Young \\
Held & Ontjes & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{CALENDAR NO. 7}

Time having arrived for special order No. 7, House File No. 808, a bill for an act to amend section thirteen hundred thirty-six (1336) of the code of 1897 (C. C. 4546), relating to the assessment of railroad companies, and to prescribe matter that shall be taken into consideration in valuation of railroad property by the execu-
tive council, with report of committee recommending passage, was taken up for consideration.

Lake of Woodbury offered the following amendment and moved its \({ }^{\circ}\) adoption :

Amend House File No. 808 by adding to section 2 the following:
In no case shall the valuation be made less than the valuation for the same railway established by the inter-state commerce commission as the basis for determining freight and passenger rates.

Amendment adopted.
Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Aiken & Hanna & Ramsey \\
Aldrich & Hauge & \begin{tabular}{l} 
Rumley
\end{tabular} \\
Anderson & Healy & Sampson \\
Beeman & Held & Santee \\
Benz & Huff & Schirmer \\
Berry & Ingersoll & Schulte \\
Bradley & Justice & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Carter & Lake & Shores \\
Children & Larson & Slemmons \\
Colbert & Long & Springer \\
Donhowe & McClune & Sterling \\
Emery & McCulloch & Storey \\
Fackler & Miller & Truax \\
Forsling & Moen & Ulstad \\
Francis & Morhead & Van Camp \\
Garber of Adair & Morgan & Venard \\
Garber of Floyd & Narey & Weaver \\
Gibson & Nevig & Weber \\
Gilbert & O'Donnell & Westervelt \\
Gilbertson & Orr & Wolfe \\
Gilmore of Cedar & Parrott & Year \\
Gilmore of Clay & Parsons & Peters \\
Gordon & Punderson & Peterson
\end{tabular}

Nays, 12
\begin{tabular}{lll} 
Allyn & Edson & McGhee \\
Calhoun & Elson & Olson \\
Clark & Grimwood & Rankin \\
Criswell & Kime & Smith
\end{tabular}

Absent or not voting, 22

Becker
Blake
Brady
Dodd
Doolittle Edgington Elliott
Graham

Harrison
Letts
LeValley
Lockin
McDonald
Mayne.
Mills
Ontjes

Perkins
Powers
Stimson
Vance
Wamstad
Yenter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 809, a bill for an act to impose an occupation tax upon common carriers doing business within this state, with report of committee recommending passage, was taken up for consideration.

Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

\section*{On the question, "Shall the bill passy""}

Ayes, 48
\begin{tabular}{lll} 
Aldrich & Healy & Rumley \\
Anderson & Huff & Sampson \\
Benz & Lake & Santee \\
Blake & Larson & Schirmer \\
Carter & McClune & Schulte \\
Donhowe & Moen & Scott of Appanoose \\
Elliott & Moorhead & Scott of Fremont \\
Emery & Morgan & Shores \\
Fackler & Nervig & Springer \\
Forsling & O'Donnell & Sterling \\
Garber of Floyd & Orr & Truax \\
Gibson & Parrott & Ulstad \\
Gilbertson & Parsons & Weber \\
Graham & Peters & Year \\
Gunderson & Peterson & Young \\
Hanna & Ramsey & Mr. Speaker
\end{tabular}

Nays, 54
\begin{tabular}{ll} 
Aiken & Children \\
Allyn & Clark \\
Becker & Colbert \\
Beeman & Criswell \\
Berry & Dnolittle \\
Bradley & Edgington \\
Buffington & Ealhoun
\end{tabular}

Francis
Garber of Adair
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon Grimwood Harrison
\begin{tabular}{|c|c|c|}
\hline Hauge & McCulloch & Rankin \\
\hline Held & McDonald & Slemmons \\
\hline Ingersoll & McGhee & Smith \\
\hline Justice & Mayne & Storey \\
\hline Kime & Miller & Van Camp \\
\hline Knickerbocker & Mills & Vance \\
\hline Letts & Narey & Venard \\
\hline LeValley & Olson & Wamstad \\
\hline Lockin & Perkins & Westervelt \\
\hline Long & Powers & Wolfe \\
\hline
\end{tabular}

Absent or not voting, 6

Brady
Dodd

Ontjes Stimson

Weaver
Yenter

On request of Forsling of Woodbury rule 18 was invoked.
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 23, House File No. 607, a bill for an act making appropriation for carrying out the provisions of chapter two hundred ninety-nine (299), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1286), relating to public health, with report of appropriations committee recommending passage, was taken up for consideration.

McCulloch of Iowa moved the previous question.
Motion prevailed.

Moorhead of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Ayes, 93
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Edgington \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Grimwood \\
Becker
\end{tabular} \\
Edson & Hanna \\
Beeman & Elliott & Harrison \\
Benz & Elson & Healy \\
Berry & Fryery & Held \\
Bradley & Fackler & Huff \\
Buffington & Forsling & Ingersoll \\
Calhoun & Garber of Adair & Kime \\
Carter & Garber of Floyd & Knickerbocker \\
Children & Gibson & Lake \\
Colbert & Gilbert & Larson \\
Criswell & Gilbertson & Letts \\
Donhowe & Gilmore of Clay & LeValley \\
Doolittle & Gordon & Lockin \\
& Graham & Long
\end{tabular}

MeClune
McCulloch
McDonald
McGhee
Mayne
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling

Nays, 1

Justice
Absent or not voting, 14

Aiken
Allyn
Blake
Brady
Clark
Clan

Dodd
Francis
Gilmore of Cedar
Gunderson
Hauge

Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Moorhead of Scott moved to reconsider the vote by which House File No. 607 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 725, a bill for an act to amend section twentyfive seventy-nine (2579) of the code, relating to the practice of medicine.

Read first and second time and referred to sifting committee.
Senate File No. 334, a bill for an act to amend section one (1) of chapter two hundred and eighty-three (283) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 4898), being an act amendatory of chapter two-a (2-a) title ten (X) of the supplement to the code 1913, relating to drainage districts and providing
for a reclassification of benefit assessments of certain tracts or parcels of land within the district where an additional pumping plant or plants shall be established.

Read first and second time and referred to sifting committee.

Senate File No. 601, a bill for an act to repeal sections twentythree hundred forty-eight-j (2348-j), twenty-three hundred forty-eight-k (2348-k), and twenty-three hundred forty-eight-l (2348-1); supplement to the code, 1913, (C. C. Sections 3367, 3368, 3369), relating to crows and the bounty thereon.

Read first and second time and referred to sifting committee.

Senate File No. 342 , a bill for an act to amend section four hundred thirty-one (431), of the code, (C. C. Sec. 3343), relating to the membership of soldiers' relief funds commission; also to amend séction four hundred thirty (430), supplement to the code, 1913, (C. C. Sec. 3342), relating to the erection of soldiers' and sailors' monument and the approval of the plans and specifications therefor.

Read first and second time and referred to sifting committee.
Senate File No. 701, a bill for an act to amend section four (4), chapter one hundred seventy-two (172), laws of the Thirty-seventh General Assembly, (C. C. Sec. 3926), relating to special assessments for oiling of streets.

Read first and second time and referred to sifting committee.

Senate File No. 631, a bill for an act to provide for the creation of a commission on uniform state laws, the appointment of commissioners thereto, and the payment of the expenses of such commissioners and contribution to the support of the national conference of commissioners on uniform state laws.

Read first and second time and referred to sifting committee.

Senate File No. 623, a bill for an act to amend the law as the same appears in chapter eight-a, title XII, (8-a), supplement to the code, 1913, (C. C. chapter 3 ), title \(V\), relating to employers'
liability and workmen's compensation for personal injuries sustained by an employe.

Read first and second time and referred to sifting committee.
Senate File No. 553, a bill for an act to amend chapter one hundred twenty-six of the acts of the Thirty-seventh General Assembly, relating to the transferring of funds by cities and towns.

Read first and second time and referred to sifting committee.
Senate File No. 713, a bill for an act to amend section nineteen eighty-nine-a fourteen (1989-a14), supplement to the code, 1913, as amended by section three (3), chapter three hundred forty-four (344), acts of the Thirty-seventh General Assembly, (C. C. 4854), relating to the assessing of costs, damages and benefits in drainage districts, and to the taking of appeals from the decisions of the board of supervisors or trustees in charge in such proceedings.

Read first and second time and referred to sifting committee.
Senate File No. 530, a bill for an act to amend section twentyone hundred sixteen (2116), supplement to the code, 1913, (C. C. Sec. 5019), relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroad to which applicable.

Read first and second time and referred to sifting committee.
Senate File No. 558, a bill for an act to make an additional appropriation for completing the construction of the State Psychopathic Hospital and for equipment.

Read first and second time and referred to committee on appropriations.

Senate File No. 567, a bill for an act to repeal section thirteen hundred-sixty-three (1363), supplement to the code, 1913, (C. C. 1629), sixteen hundred seventy-seven (1677), sixteen hundred sev-enty-eight (1678), sixteen hundred eighty (1680) of the code, 1897. (C. C. 1649, 1650, 1652), section sixteen hundred seventy-nine (1679), supplement to the code, 1913, and section sixteen hundred eighty-one (1681), supplement to the code, 1913, as amended by chapter three hundred sixty-three (363), laws of the Thirty-eighth

General Assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and livestock statistics and meteorological data, and making an appropriation therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 776, a bill for an act to make an emergency appropriation to defray the expenses of oil inspection.

Read first and second time and referred to committee on appropriations.

Senate File No. 463, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a nine (2575-a9), supplemental supplement to the code, 1915, (C. C. Sec. 2354), relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Read first and second time and referred to committee on appropriations.

Senate File No. 319, a bill for an act to amend the law as it appears in sections three (3), four (4), six (6), seven (7), eight (8), and ten (10) of chapter thirty-seven (37), acts of the Thirty-eighth General Assembly, and to amend paragraph seven (7), section twenty-seven hundred twenty-seven-a96 (2727-a96), supplemental supplement to the code, 1915 , relating to the support funds for the various state institutions under the supervision of the board of control of state institutions.

Read first and second time and referred to committee on appropriations.

Senate File No. 787, a bill for an act appropriating the sum of one hundred twenty five thousand ( \(\$ 125,000\) ) dollars in payment of certain insurance companies for taxes heretofore paid by them under protest.

Read first and second time and referred to committee on appropriations.

Senate File No. 317, a bill for an act appropriating \(\$ 150.00\) to indemnify Chris Conrad, Jr., for injuries received when run down by a large state truck, while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920.

Read first and second time and referred to committee on appropriations.

Senate Joint Resolution No. 9, Joint Resolution providing for the appointment of a Joint Committee of the House and Senate for the purpose of considering the revision of assessment and tax laws and report thereon to the General Assembly, and making appropriation to defray the expense thereof.

Read first and second time and referred to committee on appropriations.

Senate File No. 444, a bill for an act to repeal section two thousand eight hundred eighty-eight-h (2888-h) supplemental supplement to the code, 1915, (compiled code, Sec. 2775), relating to library commissions and free public school libraries, and making appropriation therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 779, a bill for an act to make appropriations for the payment of state and other expenses.

Read first and second time and referred to committee on appropriations.

Committee substitute for Senate File No. 276, a bill for an act to make appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named tow wit: Soldiers' Home, Soldiers' Orphans' Home, Juvenile Home, Institution for Feeble-minded Children, State Sanatorium for the Treatment of Tuberculosis, Training School for Boys, Train-
ing School for Girls, Mount Pleasant State Hospital, Independence State Hospital, Clarinda State Hospital, Cherokee State Hospital, State Hospital and Colony for Epileptics, State Penitentiary, Men's Reformatory and Women's Reformatory.

Read first and second time and referred to committee on appropriations.

On motion of McClune of Mahaska the House adjourned until 1:20 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{LEAVE OF ABSENCE}

On request of Rankin of Lee leave of absence was granted Parrett of Carroll until Tuesday.

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. 518, a bill for an act to amend chapter three hundred twelve (312), laws of the Thirty-eighth General Assembly (C. C. 3668 and 3671 ), relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquisitions of real estate and the permanent improvement thereof, and legalizing, etc.

\author{
L. W. Ainsworth, 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. 802, a bill for an act to forbid catching fish from any boat other than one propelled by oar or paddle, and to amend section twenty-five hundred forty-two (2542) of the code (C. C. 1110).
L. W. Ainswobth, 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. 830, a bill for an act amending section twenty-five hundred eighty-two-a (2582-a) supplement to the code, 1913, (C. C. Sec. 1321-a), relating to reciprocal registration of physicians.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaifer-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. 485, a bill for an act to repeal section forty-four hundred eighty-two (4482) of the code, (C. C. Sec. 6717) and to enact a substitute therefor, relating to the commencement of actions before justices of the peace.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 to repeal section seven hundred twenty-eight (728), supplemental supplement to the code, 1915 (compiled code 3750), relating to library trustees.
L. W. Ainsworth, secretary.

\begin{abstract}
Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the
\end{abstract} House is asked:

Senate File No. 454, a bill for an act to amend the law as it appears in section one hundred fifty-five (155) of the code (C. C. 248) by making the attorney general a member of the executive council.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 604, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (C. C.
4038), relating to taxation in cities and towns, and to provide for a tax levy to pay sewer bonds issued by cities and towns.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Spearer-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 741, a bill for an act to amend section forty-seven (47) of the code, (C. C. Sec. 54), relating to the compensation for the publication of the laws.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 782, a bill for an act to amend Sec. 2575-a30 supplement to the code 1913, (C. C. Sec. 1331), relating to the fees received from the issuance of licenses to nurses.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 778, a bill for an act to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on certain real estate situated near Knoxville, known as the State Hospital for Inebriates.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 440, a bill for an act to repeal section seven hundred twenty-nine-a (729-a), supplement to the code, 1913 (compiled code Sec. 3752), providing for the power of library trustees to contract for use of books for public libraries.
L. W. Ainsworth, Secretary.

\footnotetext{
Also :
Mr. Speaker-I 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. 443, a bill for an act to repeal section seven hundred twenty-nine (729), of the supplement to the code, 1913, (compiled code Sec. 3751), relating to powers of library trustees.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker I am direoted 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. 537, a bill for an act to amend section 1989-a13, supplement to the code, 1913 (C. C. Sec. 4853) relating to the levy and collection of taxes on. drainage improvements.
L. W. Ainsworth, Secretary.

Also :
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. 483, a bill for an act regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penalties for the violation of this act.
L. W. Ainsworth, Secretary.

Also :
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. 536, a bill for an act to amend section thirty-four hundred seven (3407) of the code (C. C. Sec. 7938), relating to liability of executors in their own wrong.
L. W. Ainsworth, Secretary.

Also :
Mr. Spearer-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 494, a bill for an act to amend the law as it appears in section 113, supplement to the code, 1913 (C. C. Sec. 150) and section 1457 supplement to the code, 1913 (C. C. Sec. 4767), relating to the payment of interest on public funds.
L. W. Ainsworth, Secretary:

Also:
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. 609, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Sac City, in the county of Sac, state of Iowa.
L. W. Ainsworth, 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. 692, a bill for an act to amend section eight hundred forty-f ( \(840-\mathrm{f}\) ), supplement to the code, 1913 (C. C. 3909), relating to the aggregate tax assessable for all sewer funds by cities of the first class.

\author{
L. W. Ainswortif, 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. 517, a bill for an act to provide for the payment of money earned by employees employed in coal mines; fixing penalty for the failure to comply therewith and repealing all acts in conflict with this act.

\author{
L. W. Ainsworth, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 441, a bill for an act to repeal section seven hundred twenty-eight (728), supplemental supplement to the code, 1915 (compiled code 3750), relating to library trustees.

Read first and second time and referred to sifting committee.
Senate File No. 454, a bill for an act to amend the law as it arpears in section one hundred fifty-five (155) of the code (C. C. 248) by making the attorney general a member of the executive council.

Read first and second time and referred to sifting committee.

Senate File No. 604, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (C. C. 4038), relating to taxation in cities and towns, and to provide for a tax levy to pay sewer bonds issued by cities and towns.

Read first and second time and referred to sifting committee.
Senate File No. 741, a bill for an act to amend section fortyseven (47) of the code, (C. C. See. 54), relating to the compensation for the publication of the laws.

Read first and second time and referred to sifting committee.
Senate File No. 782, a bill for an act to amend section two thousand five hundred seventy-five-a thirty (2575-a30) of the supplement to the code, 1913, (C. C. Sec. 1331) relating to the fees received from the issuance of licenses to nurses.

Read first and second time and referred to committee on appropriations.

Senate File No. 778, a bill for an act to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on certain real estate situated near Knoxville, known as the State Hospital for Inebriates.

Read first and second time and referred to sifting committee.
Senate File No. 783, a bill for an act to authorize a person or persons to buy and hold land for public parks and permitting the state board of conservation and executive council to receive and pay for the same, or to institute condemnation proceedings if said lands may not be bought at a reasonable price; and also authorizing counties to vote money for the purchase of parks and to transfer the title thereof to the state; and also authorizing the state board of conservation to take control and management of all meandered streams and lakes belonging to the state for park purposes; and also that a certain tract of land now belonging to the state located in Lyon county and known as Gitchie Manito or Jasper Pool but turned over to the state board of conservation for a park and scientific purposes.

Read first and second time and passed on file.

Senate File No. 440, a bill for an act to repeal section seven hundred twenty-nine-a (729-a), supplement to the code, 1913 (compiled code Sec. 3752), providing for the power of library trustees to contract for use of books for public libraries.

Read first and second time and referred to sifting committee.
Senate File No. 443, a bill for an act to repeal section seven hundred twenty-nine (729), of the supplement to the code, 1913, (compiled code, Sec. 3751), relating to powers of library trustees.

Read first and second time and referred to sifting committee.

\section*{CONSIDERATION OF BILLS}

Calendar No. 20, House File No. 842, a bill for an act to permit person or persons to buy land for public parks, permitting the state board of conservation and executive council to receive the same, and to institute condemnation proceedings if said lands may not be bought at a reasonable price, was taken up for consideration.

On request of Sterling of Hamilton, unanimous consent having been obtained, Senate File No. 783 was substituted for House File No. 842.

Senate Fit No. 783, a bill for an act to authorize a person or persons to buy and hold land for public parks and permitting the state board of conservation and executive council to receive and pay for the same, or to institute condemnation proceedings if said lands may not be bought at a reasonable price; and also authorizing counties to vote money for the purchase of parks and to transfer the title thereof to the state; and also authorizing the state board of conservation to take control and management of all meandered streams and lakes belonging to the state for park purposes; and also that a certain tract of land now belonging to the state located in Lyon county and known as Gitchie Manito or Jasper Pool but turned over to the state board' of conservation for a park and scientific purposes, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Sterling of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Allyn & Gordon & Peterson \\
Anderson & Graham & Ramsey \\
Becker & Grimwood & Rankin \\
Beeman & Gunderson & Rumley \\
Benz & Hanna & Sampson \\
Berry & Healy & Santee \\
Bradley & Held & Schirmer \\
Buffington & Huff & Scott of Appanoose \\
Calhoun & Justice & Scott of Fremont \\
Carter & Kime & Shores \\
Children & Knickerbocker & Slemmons \\
Clark & Lake & Smith \\
Criswell & LeValley & Sterling \\
Doolittle & Long & Stimson \\
Edson & McClune & Strey \\
Emery & McDonald & Truax \\
Fackler & McGhee & Ulstad \\
Forsling & Miller & Van Camp \\
Francis & Moorhead & Vance \\
Garber of Adair & Morgan & Venard \\
Garber of Floyd & Narey & Weaver \\
Gibson & Nervig & Weber \\
Gilbert & O'Donnell & Wolfe \\
Gilbertson & Parsons & Year \\
Gilmore of Cedar & Perkins & Yenter \\
Gilmore of Clay & Peters & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Harrison & Olson \\
Aldrich & Hauge & Ontjes \\
Blake & Ingersoll & Orr \\
Brady & Larson & Parrott \\
Colbert & Letts & Powers \\
Dodd & Lockin & Schulte \\
Donhowe & McCulloch & Springer \\
Edgington & Mayne & Wamstad \\
Elliott & Mills & Westervelt \\
Elson & Moen & Young
\end{tabular}

The bill having received a constitutional majority was declard to have passed the House and the title was agreed to.

Calendar No. 25, House File No. 799, a bill for an act to amend section eleven hundred thirty-seven-j (1137-j) supplemental supplement to the code, 1915, (C. C. section 529) relating to the counting of absent voters' ballots in precincts using voting machines, with report of committee recommending passage, was taken up for consideration.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{lll} 
Aiken & \multicolumn{1}{l}{ Gilmore of Clay } & Peterson \\
Allyn & 'Gordon & Ramsey \\
Anderson & Grimwood & Rumley \\
Becker & Gunderson & Sampson \\
Beeman & Hanna & Santee \\
Benz & Healy & Schirmer \\
Berry & Held & Scott of Appanoose \\
Bradley & Huff & Scott of Fremont \\
Brady & Ingersoll & Shores \\
Buffington & Justice & Slemmons \\
Calhoun & Kime & Smith \\
Carter & Knickerbocker & Springer \\
Children & Lake & Sterling \\
Clark & Larson & Stimson \\
Colbert & LeValley & Storey \\
Criswell & McClune & Truax \\
Doolittle & McCulloch & Ulstad \\
Edson & McDonald & Van Camp \\
Elson & McGhee & Vance \\
Emery & Miller & Venard \\
Fackler & Moorhead & Wamstad \\
Forsling & Morgan & Weaver \\
Francis & Narey & Weber \\
Garber of Adair & Nervig & Wolfe \\
Garber of & Floyd & O'Donnell \\
Gibson & Orr & Year \\
Gilbert & Parsons & Yenter \\
Gilbertson & Peters & \\
& &
\end{tabular}

Nays, None
Absent or not voting, 25
\begin{tabular}{lll} 
Aldrich & Hauge & Parrott \\
Blake & Letts & Perkins \\
Dodd & Lockin & Powers \\
Donhowe & Long & Rankin \\
Edgington & Mayne & Schulte \\
Elliott & Mills & Westervelt \\
Gilmore of Cedar & Moen & Mr. Speaker \\
Graham & Olson & \\
Harrison & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed 10.

Speaker pro tempore Larson in the chair.

Calendar No. 26, House File No. 819, a bill for an act to amend the law as it appears in section thirteen hundred twenty-eight (1328), supplement to the code, 1913, (C. C. Sec. 4523), relating to the tax against telephone companies, with report of committee recommending passage, was taken up and considered.

On request of Clark of Linn, action on House File No. 819 was deferred and the bill was allowed to retain its place on the calendar.

Calendar No. 71, House File No. 748, a bill for an act to amend section one thousand and fifty-six-a-seventeen-a (1056-a-17a) supplement to the code, 1913 (C. C. Sec. 4215) relating to the effect of the reduction in population of cities organized or to be organized under the commission form of government, with report of committee recommending passage, was taken up for consideration.

McDonald of Des Moines moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.'
On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Parsons \\
Allyn & Gordon & Peters \\
Anderson & Graham & Peterson \\
Becker & Grimwood & Rumley \\
Beeman & Gunderson & Sampson \\
Benz & Hanna & Santee \\
Berry & Harrison & Schirmer \\
Bradley & Healy & Schulte \\
Brady & Held & Scott of Appanoose \\
Buffington & Huff & Shores \\
Carter & Jngersoll & Smith \\
Children & Justice & Springer \\
Colbert & Kime & Sterling \\
Criswell & Lake & Stimson \\
Donhowe & LeValley & Storey \\
Doolittle & Long & Truax \\
Edson & McCulloch & Ulstad \\
Emery & McDonald & Vance \\
Fackler & McGhee & Venard \\
Forsling & Miller & Weaver \\
Garber of & Adair & Morgan \\
Garber of Floyd & Nervig & Weber \\
Gibson & O'Donnell & Wolfe \\
Gilmertson & Year \\
Gilmore of Cedar & Orr & Yenter \\
\end{tabular}

Nays, 1
Ramsey
Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Knickerbocker & Parrott \\
Blake & Larson & Perkins \\
Calhoun & Letts & Powers \\
Clark & Lockin & Ramsey \\
Dodd & McClune & Rankin \\
Edgington & Mayne & Scott of Fremont \\
Elliott & Mills & Semmons \\
Elson & Moen & Van Camp \\
Francis & Moorhead & Wamstad \\
Gilbert & Narey & Westervelt \\
Hauge & Ontjes & Mr. Speaker
\end{tabular}

The bill. having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 27, House File No. 844, a bill for an act to amend section twenty-five hundred ninety-six-a (2596-a) supplement to the code 1913, (C. C. 1430), relating to the sale of cocaine and certain other drugs, was taken up for consideration.

Grimwood of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 80

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Bradley
Brady
Buffington
Carter
Colbert
Criswell
Doolittle
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair

Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Eake
Larson
LeValley
Long

McCulloch
McDonald
McGhee
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Orr
Parsons
Perkins
Peters
Peterson
Ramsey
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
\begin{tabular}{lll} 
Scott of Fremont & \begin{tabular}{l} 
Storey \\
Shores
\end{tabular} & \begin{tabular}{l} 
Weaver \\
Wruax
\end{tabular} \\
Smith & Treber
\end{tabular}

Nays, None
Absent or not voting, 28
\begin{tabular}{lll} 
Aiken & Garber of Floyd & Parrott \\
Blake & Hauge & Powers \\
Calhoun & Letts & Rankin \\
Children & Lockin & Slemmons \\
Clark & McClune & Wamstad \\
Dodd & Mayne & Westervelt \\
Donhowe & Mills & Wolfe \\
Edgington & Moen & Mr. Speaker \\
Elliott & Olson & \\
Harrison & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{LEAVE OF ABSENCE}

Harrison of Pottawattamie was excused for the remainder of the day on account of committee work.

Calendar No. 28, House File No. 846, a bill for an act to provide for the co-operation of the state of Iowa in the movement for the creation of an outlet to the ocean for the products of the Mississippi Valley by way of the Great Lakes and the St. Lawrence River, and making an appropriation to meet the expense of such co-operation, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Brady \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Buffington \\
Becker
\end{tabular} \\
Carter & \begin{tabular}{l} 
Edgington \\
Edson
\end{tabular} \\
Beeman & Children & Elliott \\
Berry & & Colbert \\
Blake & Emery \\
Bradley & Donhowe & Fackler \\
Doolittle & Francis \\
& & Garber of Adair
\end{tabular}
Garber of Floyd
Gibson
Gilbert
Gilmore of Clay
Gordon
Graham
Grimwood
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts

LeValley
Lockin
McCulloch
McDonald
McGhee
Mayne
Mills
Moorhead
Morgan
Nervig
O'Donnell
Orr
Parsons
Perkins
Peters
Peterson
Powers
Rankin
Rumley

Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Smith
Sterling
Storey
Truax
Ulstad
Vance
Venard
Weaver
Weber
Wolfe
Year
Yenter

Nays, 4
Elson
Miller
Long
Scott of Appanoose
Absent or not voting, 27

Aiken
Aldrich
Benz
Calhosn
Clark
Criswell
Dodd
- Forsling

Gilbertson

Gilmore of Cedar
Gunderson
Harrison
McClune
Moen
Narey
Olson
Ontjes
Parrott

Ramsey
Slemmons
Springer
Stimson
Van Camp
Wamstad
Westervelt
Young
Mr. Speaker

The bill having received a two thirds majority was declared io have passed the House and the title was agreed to.

Calendar No. 29, House File No. 847, a bill for an act to repeal section fifty-five (55) of the supplement to the code, 1913, (C. C. Sec. 83), and sections fifty-six (56) to fifty-nine (59), inclusive, of the code (C. C. Secs. 84 to 87 , inclusive), and to enact a substitute therefor relating to the submission of constitutional amendments and public measures to a vote of the people, was taken up for consideration.

Yenter of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 85
\begin{tabular}{|c|c|c|}
\hline Aiken & Graham & Peters \\
\hline Aldrich & Grimwood & Peterson \\
\hline Allyn & Gunderson & Ramsey \\
\hline Anderson & Hanna & Rankin \\
\hline Becker & Hauge & Rumley \\
\hline Beeman & Healy & Sampson \\
\hline Benz & Held & Santee \\
\hline Berry & Huff & Schirmer \\
\hline Bradley & Ingersoll & Schulte \\
\hline Brady & Justice & Scott of Appanoose \\
\hline Buffington & nickerbocker & Scott of Fremont \\
\hline Carter & Lake & Shores \\
\hline Children & Larson & Smith \\
\hline Colbert & LeValley & Sterling \\
\hline Criswell & Long & Stimson \\
\hline Doolittle & McClune & Storey \\
\hline Edson & McCulloch & Truax \\
\hline Elson & McDonald & Tlistad \\
\hline Emery & McGhee & Van Camp \\
\hline Fackler & Miller & Vance \\
\hline Forsling & Moen & Venard \\
\hline Francis & Moorhead & Wamstad \\
\hline Garber of Adair & Morgan & Weaver \\
\hline Garber of Floyd & Narey & Weber \\
\hline Gilbert & Nervig & Wolfe \\
\hline Gilbertson & O'Donnell & Year \\
\hline Gilmore of Cedar & Orr & Yenter \\
\hline Gilmore of Clay & Parsons & \\
\hline Gordon & Perkins & \\
\hline
\end{tabular}

Nays, None
4 hsent or not voting, 23
Blake
Calhoun
Clark
Dodd
Donhowe
Fdgington
Flliott
Gibson
Harrison
Kime
Letts
Lockin
Mayne
Mills
Olson
Ontjes

Parrott
Powers
Slemmons
Springer
Westervelt
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 30, House File No. 796, a bill for an act limiting actions questioning the legal organization of all school districts after the exercise of the franchises and privileges of the district for a certain term and to declare when school districts shall be deemed organized and to have commenced the exercise of its franchises and priveleges, with report of committee recommending substitute amendment and passage, was taken up for consideration.

Garber of Adair offered the following amendment to the committee substitute amendment and moved its adoption:

Amend section 2 by striking out the word "conclusive", in the last line of said section, and inserting in lieu thereof the words "prima facia".

Amendment adopted.

On motion of Garber of Adair the committee substitute amendment, found on pages 1459 and 1460 of the journal of March 25th, as amended, was adopted.

Mr. Garber moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill vas read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll} 
Allyn & Held & Ramsey \\
Becker & Huff & Rankin \\
Beeman & Ingersoll & Rumley \\
Bradley & Justice & Sampson \\
Brady & Kime & Santee \\
Buffington & Knickerbocker & Schirmer \\
Carter & LeValley & Scott of Appanoose \\
Children & Long & Scott of Fremont \\
Colbert & McClune & Shores \\
Donhowe & McCulloch & Slemmons \\
Doolittle & McDonald & Smith \\
Edson & McGhee & Stimson \\
Emery & Miller & Storey \\
Francis & Moen & Truax \\
Garber of Adair & Moorhead & Van Camp \\
Garber of & Floyd & Narey \\
Gilbert & Nervig & Vance \\
Gilmore of Clay & O'Donnell & Venard \\
Grimwood & Parsons & Weaver \\
Gunderson & Perkins & Weber \\
Hanna & Peters & Wolfe \\
Hauge & Peterson & Year
\end{tabular}

Nays, 5
Aldrich
Anderson

\author{
Berry \\ Criswell
}

Wamstad

Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & Clark & Elson \\
Benz & Dodd & Fackler \\
Blake & Edgington & Forsling \\
Calhoun & Elliott & Gibson
\end{tabular}

Gilbertson
Gilmore of Cedar Gordon
Graham
Harrison
Healy
Lake
Larson
Letts
Lockin
Mayne
Mills
Morgan
Olson
Ontjes
Orr
Parrott
Powers

Schulte
Springer
Sterling
Ulstad
Westervelt
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 31, Senate File No. 667, a bill for an act to amend section twenty-six hundred ninety-five-a (2695-a), supplement to the code, 1913, (C. C. 1943) and section twenty-six hundred ninety-five-c ( \(2695-\mathrm{c}\) ), supplement to the code, 1913, (C. C. 1945), relating to the admission of certain men and women to the state institution for feeble-minded children at Glenwood, with report of committee recommending passage, was taken up for consideration.
- Becker of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 82
\begin{tabular}{lll} 
Aiken & Gilbertson & Moorhead \\
Allyn & Gilmore of Cedar & Morgan \\
Anderson & Gilmore of Clay & Narey \\
Becker & Gordon & Nervig \\
Beeman & Graham & O'Donnell \\
Benz & Grimwood & Parsons \\
Berry & Gunderson & Perkins \\
Brady & Hanna & Peters \\
Buffington & Hauge & Peterson \\
Carter & Held & Ramsey \\
Children & Huff & Sampson \\
Colbert & Ingersoll & Santee \\
Donhowe & Justice & Schirmer \\
Doolittle & Kime & Schulte \\
Edson & Knickerbocker & Scott of Appanoose \\
Elson & Lake & Scott of Fremont \\
Emery & Larson & Shores \\
Fackler & LeValley & Slemmons \\
Forsling & Long & Smith \\
Francis & McClune & Sterling \\
Garber of Adair & McCulloch & Stimson \\
Garber of & Floyd & McDonald \\
Gilbert & McGhee & Storey \\
Gibson & Moen & Truax \\
& & Ulstad
\end{tabular}
\begin{tabular}{lll} 
Van Camp & Weaver & Year \\
Vance & Weber & Yenter \\
Venard & Westervelt & \\
Wamstad & Wolfe &
\end{tabular}

Nays, None

Absent or not voting, 26
\begin{tabular}{lll} 
Blake & Harrison & Orr \\
Aldrich & Healy & Parrott \\
Bradley & Letts & Powers \\
Calhoun & Lockin & Rankin \\
Clark & Mayne & Rumley \\
Criswell & Miller & Springer \\
Dodd & Mills & Moung \\
Edgington & Olson & \\
Elliott & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 33, House File No. 682, a bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) (C. C. Sec. 3348) and four hundred thirty-six (436) (C. C. Sec. 3349) of the code, and amending chapter one hundred fourteen (114), acts of the Thirty-seventh General Assembly (C. C. Sees. 3350, \(\dot{3} 551,3352\) and 3353 ), and repealing all acts or parts of acts inconsistent herewith, with report of committee recommending passage, was taken up for consideration.

On request of Santee of Black Hawk, unanimous consent having been obtained, Senate File No. 504 was substituted for House File No. 682.

Calendar No. 65, Senate File No. 504, a bill for an act to repeal section three (3) of chapter one hundred fourteen (114) acts of the Thirty-seventh General Assembly, (C. C. Sec. 3352), relating to the custody and control of memorial halls and to enact a substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Santee of Black Hawk the amendments proposed by the committee, found on pages 1592 and 1593 of the journal of March 29 th, were adopted.

Mr. Santee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aiken & Grimwood \\
Anderson & \begin{tabular}{l} 
Gunderson
\end{tabular} & \begin{tabular}{l} 
Peterson \\
Ramsey
\end{tabular} \\
Becker & Hanna & Rankin \\
Beeman & Hauge & Sampson \\
Benz & Held & Santee \\
Brady & Huff & Schirmer \\
Buffington & Ingersoll & Scott of Appanoose \\
Calhoun & Justice & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Lake & Slemmons \\
Criswell & Larson & Smith \\
Doolittle & EValley & Sterling \\
Edson & Long & Storey \\
Elson & McClune & Truax \\
Emery & McCulloch & Ulstad \\
Fackler & McDonald & Van Camp \\
Francis & McGhee & Vance \\
Garber of Adair & Miller & Venard \\
Gibson & Morgan & Wamstad \\
Gilbert & Narey & Weaver \\
Gilbertson & Nervig & Weber \\
Gilmore of Cedar & O'Donnell & Westervelt \\
Gilmore of Clay & Parsons & Wolfe \\
Gordon & Perkins & Year \\
Graham & & Peters
\end{tabular}

Nays, None

Absent or not voting, 33
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Forsling \\
Garber of Floyd
\end{tabular} & \begin{tabular}{l} 
Olson \\
Allyn
\end{tabular} \\
Berry & Harrison & Orr \\
Blake & Healy & Parrott \\
Bradley & Kime & Powers \\
Clark & Letts & Rumiey \\
Colbert & Lockin & Schulte \\
Dodd & Mayne & Springer \\
Donhowe & Mills & Stimson \\
Edgington & Moen & Young \\
Elliott & Moorhead & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 35, House File No. 852, a bill for an act to amend the law as it appears in section five hundred seventy-six \({ }^{\circ}(576)\), supplement to the code, 1913, as amended by chapter two hundred sixty-one (261), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3450), relating to the depositing of public funds by township clerks was taken up for consideration.

Venard of Sioux moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gordon & Perkins \\
\hline Anderson & Graham & Peters \\
\hline Becker & Grimwood & Peterson \\
\hline Benz & Gunderson & Rankin \\
\hline Berry & Hanna & Sampson \\
\hline Bradley & Hauge & Santee \\
\hline Brady & Held & Schirmer \\
\hline Buffington & Huff & Scott of Fremont \\
\hline Calhoun & Ingersoll & Scott of Appanoose \\
\hline Carter & Justice & Shores \\
\hline Children & Lake & Slemmons \\
\hline Clark & Larson & Smith \\
\hline Criswell & LeValley & Sterling \\
\hline Donhowe & Long & Stimson \\
\hline Doolittle & McClune & Storey \\
\hline Edson & McCulloch & Ulstad \\
\hline Elson & McDonald & Van Camp \\
\hline Emery & McGhee & Vance \\
\hline Fackler & Miller & Venard \\
\hline Francis & Moen & Wamstad \\
\hline Garber of Adair & Moorhead & Weaver \\
\hline Gibson & Narey & Weber \\
\hline Gilbertson & Nervig & Westervelt \\
\hline Gilmore of Cedar & O'Donnell & Wolfe \\
\hline Gilmore of Clay & Parsons & Year \\
\hline
\end{tabular}

Nays, 4

Gilbert
Morgan

Truax Yenter

Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Harrison & Orr \\
Allyn & Healy & Parrott \\
Beeman & Kime & Powers \\
Mlake & Knickerbocker & Ramsey \\
Colbert & Lets & Rumley \\
Dodd & Lockin & Schulte \\
Edgington & Mayne & Springer \\
Elliott & Milis & Young \\
Forsling & Olson & Mr. Speaker \\
Garber of Floyd & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 39, Senate File No. 771, a bill for an act to repeal
sections one hundred forty-nine' (149), one hundrod fifty-nine (159), one hundred sixty (160), two hundred two (202), two thousand eight hundred seventy-nine (2879) and two thousand eight hundred eighty (2880), of the code, (C. C. Sections 244, 270, 271, 8473, 2754 and 2755); sections sixty-five (65), eightysix (86), eighty-six-a (86-a), eighty-eight (88), ninety-eight (98), one hundred fifteen (115), two hundred three-a (203-a), two thousand one hundred twenty-one-k (2121-k), two thousand eight hundred eighty-one-f (2881-f) and two thousand eight hundred eighty-one-g ( \(2881-\mathrm{g}\) ) of the supplement to the code, 1913, (C. C. Sections 96, 103, 117, 137, 152, 8459, 5048, 2765 and 2766), and section one thousand six hundred eighty-one (1681) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred sixty-three (363), acts of the Thirty-eighth (38) General Assembly, (C. C. Section 1653); section one hundred forty-four-o ( \(144-\mathrm{o}\) ) of the supplemental supplement to the code, 1915, (C. C. Section 186) and section two thousand two hundred fifteen-f16 (2215-f16) of the supplemental supplement to the code, 1915, as amended by section seven (7), chapter three hundred fourteen (314), acts of the Thirty-seventh (37) General Assembly, (C. C. Section 314) ; and section one (1), chapter three hundred seventy-four (374), acts of the Thirty-seventh (37) General Assembly, (C. C. Section 315), and to amend sections one hundred forty-eight (148), two hundred one (201) and one thousand nine hundred four (1904) of the code, (C. C. Secs 243, 8472 and 5856); sections eighty-seven (87), ninety-nine (99), one hundred-a (100a), one hundred sixteen (116), two hundred five (205), two hundred eleven (211), one thousand six hundred eighty-three-r (1683-r), one thousand six hundred eighty-three-r2 (1683-r2), one thousand eight hundred thirty-nine-e (1893-e) two thousand one hundred twenty-one-j (2121-j), two thousand seven hundred twenty-seven-al (2727-a1), two thousand seven hundred twenty-seven-a4, (2727-a4), two thousand seven hundred twenty-seven-a 23 (2727-a23), two thousand four hundred sixty-eight-b (2468-b), two thousand four hundred sixty-eight-p (2468-p), two thousand four hundred sixty-eight-1 (2468-1), two thousand four hundred sev-enty-seven (2477), two thousand four hundred seventy-seven-m23 ( \(2477-\mathrm{m} 23\) ), two thousand four hundred eighty-three (2483), two thousand five hundred sixty-four (2564), two thousand five hundred seventy-two-d (2572-d), two thousand five hundred seventy-
four (2574), two thousand five hundred seventy-five-a34 (2574-34), two thousand five hundred seventy-five-a44 (2575-a44), two thousand five hundred eighty-three (2583), two thousand five hundred eighty-three-p (2583-p), two thousand six hundred twenty-seven-h (2627-h), two thousand six hundred thirty-four-b4 (2634-b4), two thousand six hundred eighty-two-1 (2682-1), five thousand seven hundred eighteen-a14 (5718-a14), and five thousand seven hundred eighteen-a15 (5718-15) of the supplement to the code, 1913, (C. C. Secs. 293, 294, 132, 295, 8475, 164, 5460, 5462, 5576, 5047, 1852, 1858, 1872, 1039, 1053, 1049, 881, 832, 732, 1262, 1310, 1263, 1330, 1345, 1314, 1410, 2277, 2312, 2327, 2242 and 2245), and section one thousand fifty-six-a11 (1056-a11) of the supplement to the code 1913, as amended by section one (1), chapter three hundred one (301), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 135), section one thousand eight hundred twenty-one-c (1821-c) of the supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 5470), section one thousand eight hundred thirty-nine-b (1839-b) of the supplement to the code, 1913, as amended by section twelve (12), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 5573), section two thousand six hundred ninety-two-c (2692-c) of the supplement to the code, 1913, as amended by section two (2), chapter three hundreed seventy (370), acts of the Thirty-seventh (37) General Assembly, (C. C. Sec. 1915), section two thousand five hundred eighty-five (2585) of the supplement to the code, 1913, as amended by section one (1), chapter one hundred eighty-three (183), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 1414), and section two thousand six hundred eighty-two-m ( \(2682-\mathrm{m}\) ) of the supplement to the code, 1913, as amended by section one (1), chapter seventy-four (74), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 2328), sections one thousand nine hundred twenty-u12 ( \(1920-\mathrm{u} 12\) ), one hundred forty-four-g ( \(144-\mathrm{g}\) ), two hundred twen-ty-four-m ( \(224-\mathrm{m}\) ), two thousand seven hundred twenty-seven-a3, ( \(2727-\mathrm{a} 3\) ), two thousand four hundred seventy-seven-g1 ( \(2477-\mathrm{g}-1\) ), two thousand five hundred thirty-nine (2539), two thousand five hundred sixty-two (2562), two thousand five hundred eighty-seven (2587), and two thousand six hundred thirty-four-a (2634-a) of the supplemental supplement to the code, 1915, (C. C. Secs. 5429,
\(178,175,1854,891,1106,1136,1415\) and 2306), section two thousand one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, as amended by section two (2), chapter three hundred fifteen (315), acts of the Thirty-seventh (37) General Assembly, (C. C. See. 5044), section two thousand six hundred ninety-two-a (2692-a) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter fifty-four (54), section one (1), chapter three hundred forty-nine (349), and section one (1), chapter four hundred twenty-seven (427), acts of the Thirtyseventh (37) General Assembly, and section one (1), chapter one hundred five (105), acts of the Thirty-eighth (38) General Assembly, (C. C. See. 1913), section two thousand five hundred seven (2507) of the supplemental supplement to the code, 1915, as amended by Sec. one (1), Chap. three hundred twenty-nine (329),acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 903), and Sec. two thousand five hundred fifteen (2515) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventy-seven (377), acts of the Thirty-seventh (37) General Assembly, and section one (1), chapter two hundred six (206), acts of the Thirty-eighth (38) General Assembly, (C. C. 1442) ; and section thirty-seven (37), chapter two hundred sev-enty-five (275), and section two (2) and nine, (9), chapter two hundred eighty-seven (287), acts of the Thirty-eighth (38) General Assembly, (C. C. Secs. 3080, 1713 and 1733), relating to the number, compensation and expenses of public officers and employees, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 69
\begin{tabular}{|c|c|c|}
\hline Anderson & Donhowe & Gilbert \\
\hline Becker & Doolittle & Gilmore of Clay \\
\hline Bradley & Edson & Gordon \\
\hline Brady & Elliott & Graham \\
\hline Buffington & Elson & Grimwood \\
\hline Calhoun & Emery & Hanna \\
\hline Clark & Francis & Ingersoll \\
\hline Colbert & Garber of Adair & Kime \\
\hline Criswell & Garber of Floyd & Knickerbocker \\
\hline Dodd & Gibson & Lake \\
\hline
\end{tabular}
```

Larson
LeValley
Long
McCulloch
McDonald
McGhee
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson

```

Nays, 4
Aldrich Scott of Appanoose Justice

Parsons
Peters
Peterson
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons

Smith
Sterling
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Westervelt
Year
Yenter

Absent or not voting, 35

Aiken
Allyn
Beeman
Benz
Berry
Blake Carter Children Edgington Fackler Forsling Gilbertson

Gilmore of Cedar
Gunderson
Harrison
Hauge
Healy
Held
Huff
Letts
Lockin
McCIune
Mayne
Mills

\author{
Ontjes \\ Orr \\ Parrott \\ Perkins \\ Rumley \\ Springer \\ Stimson \\ Weber \\ Wolfe \\ Young \\ Mr. Speaker
}

The bill havang received a constuutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 37, Senate File No. 633, a bill for an act to legalize the incorporation, acts, and proceedings of "People's Oil Company of Iowa," of Des Moines, Polk county, Iowa, with report of committee recommending passage, was taken up for consideration.

Powers of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77

Allyn
Anderson
Becker
Benz
Bradley

Brady
Buffington
Carter Children Colbert

Criswell
Dodd
Donhowe
Doolittle
Edgington
\begin{tabular}{lll} 
Edson & Larson & Santee \\
Elliott & Letts & Sccirmer \\
Elson & LeValley & Schulte \\
Emery & Long \\
Fackler & McClune & Scott of Appanoose \\
Francis & Scott of Fremont \\
Garber of Adair & McCulloch & McDonald \\
Garber of Floyd & McGhee & Slemes \\
Gibson & Miller & Smith \\
Gilbert & Sith \\
Gilmore of Cedar & Moen & Sorgan \\
Gilmore of Clay & Narey & Stimson \\
Gordon & Nervig & Storey \\
Graham & Truax \\
Grimwood & ODonnell & Vance \\
Hauge & Olson & Venard \\
Ingersoll & Parsons & Wamstad \\
Justice & Peters & Weaver \\
Kime & Peterson & Weber \\
Knickerbocker & Powers & Wankin \\
Lake & Westervelt \\
& Sampson & Year \\
& &
\end{tabular}

Nays, None

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Harrison & Perkins \\
Aldrich & Healy & Ramsey \\
Beeman & Held & Rumley \\
Berry & Huff & Springer \\
Blake & Lockin & Ulstad \\
Calhoun & Mayne & Van Camp \\
Clark & Mills & Wolfe \\
Forsling & Moorhead & Young \\
Gilbertson & Ontjes & Mr. Speaker \\
Gunderson & Orr & \\
Hanna & Parrott &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 40, Senate File No. 772, a bill for an act to repeal the law as it appears in section one hundred fifty-two-a (152-a), supplement to the code, 1913, (C. C. 257), relating to assignment of rooms at state house, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 84
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Parsons \\
Allyn & Gordon & Peters \\
Anderson & Graham & Peterson \\
Becker & Grimwood & Powers \\
Benz & Hanna & Ramsey \\
Bradley & Hauge & Rankin \\
Brady & Held & Sampson \\
Buffington & Huff & Santee \\
Carter & Ingersoll & Schirmer \\
Children & Justice & Schulte \\
Colbert & Kime & Scott of Appanoose \\
Criswell & Knickerbocker & Scott of Fremont \\
Dodd & Lake & Shores \\
Donhowe & Larson & Slemmons \\
Doolittle & Letts & Smith \\
Edgington & LeValley & Sterling \\
Edson & Lockin & Stimson \\
Elliott & McClune & Storey \\
Elson & McCulloch & Truax \\
Emery & McGhee & Ulstad \\
Fackler & Mills & Vance \\
Forsling & Moen & Venard \\
Francis & Moorhead & Wamstad \\
Garber of Adair & Morgan & Weaver \\
Gibson & Narey & Weber \\
Gilbert & Nervig & Westervelt \\
Gilbertson & Wilmore of Cedar & Olson \\
Gille & Year \\
& &
\end{tabular}

Nays, None
Absent or not voting, 24

Aiken
Beeman
Berry
Blake
Calhoun
Clark
Garber of Floyd Gunderson
Harrison
Healy
Long
McDonald
Mayne
Miller
Ontjes
Orr

Parrott
Perkins
Rumley
Springer
Van Camp
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 41, House File No. 289, a bill for an act to amend the law as it appears in sections three (3), four (4), six (6), seven (7), eight (8), and ten (10) of chapter thirty-seven (37) acts of the Thirty-eighth General Assembly, and to amend paragraph seven ( 7 ), section twenty-seven hundred twenty-seven-a96 (2727-a96) supplemental supplement to the code, 1915, relating to the support funds for the various state institutions under the supervision of
the board of control of state institutions, with report of commitee recommending amendment and passage was taken up for consideration.

On request of Peters of Dallas, unanimous consent having been obtained, Senate File No. 319 was withdrawn from the committee on appropriations and substituted for House File No. 289.

Senate File No. 319, a bill for an act to amend the law as it appears in sections three (3), four (4), six (6), seven (7), eight (8), and ten (10) of chapter thirty-seven (37) acts of the Thir-ty-eighth General Assembly, and to amend paragraphs seven (7), section twenty-seven hundred twenty-seven-a 96 (2727-a 96 ) supplemental supplement to the code, 1915, relating to the support funds for the various state institutions under the supervision of the board of control of state institutions, was taken up for consideration.

Calhoun of Van Buren offered the following amendment and moved its adoption:

Amend by striking out the word "three" in the last line of section 2 and substituting in lieu thereof the word "one".

Amend section 3 by substituting therefor the following:
Sec. 3. That the law as it appears in section 6 of chapter 37 , acts of the 38 th General Assembly be and the same is hereby amended by striking out of line fourteen (14) the word "three" and inserting in lieu thereof the word "four"; also by striking out of line 14 the word sixty; also by striking out of line 16 the word "nine" and inserting in lieu thereof the word "ten".

Amend by striking out all of section 4 .
Amend further by properly renumbering the remaining sections.
Amendment adopted.

Unanimous consent having been obtained to suspend the rules prohibiting the second and third reading of a bill on the same day, Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Allyn & Graham & Rankin \\
Anderson & Grimwood & Sampson \\
Becker & Hanna & Santee \\
Berry & Hauge & Schirmer \\
Bradley & Held & Schulte \\
Brady & Huff & Scott of Fremont \\
Buffington & Justice & Shores \\
Calhoun & Kime & Smith \\
Carter & Lake & Sterling \\
Clark & LeValley & Stimson \\
Coibert & Lockin & Storey \\
Criswell & Long & Truax \\
Dodd & McClune & Ulstad \\
Donhowe & McCulloch & Van Camp \\
Edgingto & McGhee & Vance \\
Edson & Mayne & Venard \\
Elson & Miller & Wamstad \\
Emery & Morgan & Weaver \\
Fackler & Narey & Weber \\
Forsling & Nervig & Westervelt \\
Francis & O'Donnell & Wolfe \\
Garber of Adair & Olson & Year \\
Garber of Floyd & Parsons & Yenter \\
Gibson & Perkins & Young \\
Gilbert & Peters & Mr. Speaker \\
Gilmore of Clay & Peterson & \\
Gordon & Ramsey &
\end{tabular}

Nays, 2
Aldrich Scott of Appanoose
Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Gunderson & Moen \\
Beeman & Harrison & Moorhead \\
Benz & Healy & Ontjes \\
Blake & Ingersoll & Orr \\
Children & Knickerbocker & Parrott \\
Doolittle & Larson & Powers \\
Elliott & Letts & Rumley \\
Gilbertson & McDonald & Slemmons \\
Gilmore of Cedar & Mills & Springer
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER CALLED UP}

McCulloch of Iowa called up the motion filed to reconsider the vote by which House File No. 514 failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 514 failed to pass the House?"

Ayes, 61
Aldrich
Anderson
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Donhowe
Edgington
Fackler
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay
Gordon
Grimwood
Hanna
Hauge

Held
Huff
Justice
Lake
Larson
LeValley
Lockin
Long
McCulloch
McDonald
McGhee
Miller
Narey
Nervig
O'Donnell
Olson
Parsons
Perkins
Peterson
Ramsey
Sampson

Santee
Schirmer
Scott of Appanoose
Shores
Slemmons
Smith
Stimson
Storey
Truax
Ulstad
Vance
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young

Nays, 9

Criswell
Edson
Emery

Gilmore of Cedar
Mayne
Mills

Rankin
- Sterling

Venard

Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & Francis & Morgan \\
Allyn & Gilbert & Ontjes \\
Becker & Graham & Orr \\
Beeman & Gunderson & Parrott \\
Benz & Harrison & Peters \\
Berry & Healy & Powers \\
Blake & Ingersoll & Rumley \\
Bradley & Kime & Schulte \\
Dodd & Knickerbocker & Scott of Fremont \\
Doolittle & Letts & Springer \\
Elliott & McClune & Van Camp \\
Elson & Moen & Mr. Speaker \\
Forsling & Moorhead &
\end{tabular}

So the House reconsidered the vote by which House File No. 514 failed to pass the House.
-On the question, "Shall House File No. 514 pass the House?'"
Ayes, 63
\begin{tabular}{lll} 
Aldrich & Buffington & Clark \\
Allyn & Calhoun & Colbert \\
Berry & Carter & Donhowe \\
Brady & Children & Edgington
\end{tabular}

Elliott
Elson
Fackler
Garber of Adair
Garber of Floyd
Gibson
Gilmore of Clay
Gordon
Grimwood
Hanna
Hauge
Huff
Knickerbocker
Lake
LeValley
Lockin
Long:

McClune
'McCulloch
McDonald
McGhee
Miller Narey Nervig \({ }^{\circ}\) 'Donnell
Parsons
Perkins
Peters
Peterston
Powers
Ramsey
Sampson
Santee
Schirmer

Schulte
Scott of Appanoose
Slemmons
Smith
Stimson
Storey
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter

Nays, 12
\begin{tabular}{lll} 
Criswell & Gilmore of Cedar & Olson \\
Doolittle & Ingersoll & Rankin \\
Edson & Justice & Shores \\
Emery & Mayne & Sterling
\end{tabular}

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Gilbertson & Moorhead \\
Anderson & Graham & Morgan \\
Becker & Gunderson & Ontjes \\
Beeman & Harrison & Orr \\
Benz & Healy & Parrott \\
Blake & Held & Rumley \\
Bradley & Kime & Scott of Fremont \\
Dodd & Larson & Springer \\
Forsling & Letts & Ulstad \\
Francis & Mills & Young \\
Gilbert & Moen & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

McCulloch of Iowa moved to reconsider the vote by which House File No. 514 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{MOTION TO RECONSIDER CALLDD UP}

Hauge of Polk called up the motion filed to reconsider the vote by which House File No. 627 failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 627 failed to pass?"

Ayes, 56
\begin{tabular}{lll} 
Anderson & Hauge & Peterson \\
Beeman & Huff & Powers \\
Bradley & Justice & Ramsey \\
Brady & Kime & Sampson \\
Buffington & Larson & Santee \\
Carter & LeValley & Schirmer \\
Clark & Lockin & Scott of Fremont \\
Colbert & Long & Sterling \\
Donhowe & McCulloch & Storey \\
Doolittle & McGhee & Ulstad \\
Edgington & Mayne & Vance \\
Enliott & Morgan & Wamstad \\
Fackler & Narey & Weaver \\
Francis & Nervig & Weber \\
Garber of Adair & O'Donnell & Westervelt \\
Gilbert & Olson & Wolfe \\
Gordon & Parsons & Year \\
Grimwood & Perkins & Yenter \\
Hanna & Peters &
\end{tabular}

Nays, 20
\begin{tabular}{lll} 
Aiken & Gibson & McDonald \\
Benz & Gilmore of Cedar & Mills \\
Children & Gilmore of Clay & Rankin \\
Criswell & Gunderson & Shores \\
Edson & Held & Slemmons \\
Elson & Lake & Smith \\
Emery & McClune &
\end{tabular}

Absent or not voting, 32
\begin{tabular}{lll} 
Aldrich & Harrison & Rumley \\
Allyn & Healy & Schulte \\
Becker & Ingersoll & Scott of Appanoose \\
Berry & Knickerbocker & Springer \\
Blake & Letts & Stimson \\
Calhoun & Miller & Truax \\
Dodd & Moen & Van Camp \\
Forsling & Moorhead & Venard \\
Garber of Floyd & Ontjes & Young \\
Gilbertson & Orr & Mr. Speaker \\
Graham & Parrott &
\end{tabular}

So the House reconsidered the vote by which House File No. 627 failed to pass the House.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled House File No. 391 , a bill for an act to provide for the organization, regulation, taxation and operation of mutual insurance associations, also to repeal chapter five (5), title nine (IX) of the code, and amendments thereto, (C. C. Sec. 5682 , chapter 8), and to enact a substitute therefor.

Also:
House File No. 630, a bill for an act to provide for bonded warehouses for the storage of agricultural and other commodities.

Also:
Senate File No. 292, a bill for an act to amend the law as it appears in section six (6) chapter two hundred seventy-eight (278) of the acts of the Thirty-eighth General Assembly (C. C. sections 6985, 3164, 3178, 3211,3188 ) by extending the operation of the law as it appears in said chapter.

\section*{Also :}

Senate File No. 315, a bill for an act amending the law as it appears in section two (2) of chapter three hundred eight (308) acts of the Thirty sevenh General Assembly (compiled code Sec. 2630) relating to education for deaf children.

Also :
Senate File No. 389, a bill for an act to amend section three thousand one hundred thirty-eight (3138), supplement to the code, 1913 (compiled code Sec. 6525), fixing, limiting and determining the liabilities of keepers of hotels, inns, eating houses, and steamboat owners.

Also:
Senate File 589, a bill for an act relating to the levying of a school house tax by independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax.

Also :
Senate File No. 775, a bill for an act to repeal section one hundred forty-seven (147) of the supplemental supplement to the coae, 1915 (C. C. Sec. 242) ; sections one hundred forty-eight (148), one hundred forty-nine (149), and one hundred fifty-three (153) of the code (C. C. Secs. 243, 244 and 247) ; and sections one hundred fifty (150) and one hundred fifty-one (151) of the supplement to the code, 1913 (C. C. Secs. 245 and 246 ) and to enact a substitute therefor relating to the custodian of public buildings and grounds.

Also:
Senate File No. 589, a bill for an act relating to the levying, under certain conditions of a school house tax by independent school districts and consolidated independent school districts and the issuing of certificates or bonds in anticipation of the collection of such tax and providing for a special school house fund.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, \\ Chairman Senate Committee.
}

Report adopted.

BILLS SIGNED BY THE SPEAKER PRO TEMPORE
The Speaker pro tempore of the House announced that as Speaker pro tempore of the House, he had signed in the presence of the House, the following bills:

Senate File No. 292.
Senate File No. 315
Senate File No. 389.
Senate File No. 589.
Senate File No. 775.

\section*{RESOLUTION}

Unanimous consent was obtained to return to the order of resolutions.

Gilmore of Clay, from the committee on departmental affairs offered the following resolution:

Whereas, the joint committee on departmental affairs has been in session almost daily during the Thirty-ninth General Assembly in conducting investigations of the affairs of certain departments of the state of Iowa, and

Whereas, this committee has not been able to finish the work of investigating such departments, and

Whereas, it is now apparent that this committee cannot possibly finish investigation of the departments that have demanded such investigaion, or take up or complete the investigation of other departments that may be under consideration.

Therefore, Be It Resolved, that it is the judgment of the joint committee on departmental affairs that the executive council should continue all of the investigations under the authority provided by law, and upon the adjournment of the Thirty-ninth General Assembly.

Laid over under rule 34.

\section*{CONCURRENT RESOLUTION}

Harrison of Pottawattamie offered the following concurrent resolution:

Be it resolved by the House, the Senate concurring, That the enrolling clerks of the Senate and House be required to remain after adjournment four days to complete the enrolling of memorial resolutions; that the chief clerk of the House be directed to do all things necessary to the closing of the electrical voting machine of the House at adjournment and preceding the next special or regular session of the General Assembly, and that he be authorized to require the services of the chief electrician for such time as may be necessary at the same compensation paid during the 39th General Assembly.

Laid over under rule 34.

\section*{HOUSE FILES WITHDRAWN}

On request of Sampson of Audubon, unanimous consent having been obtained, House File No. 774 was withdrawn from the calendar and from further consideration by the House.

On request of Peters of Dallas, unanimous consent having been obtained, House File No. 468 was withdrawn from the calendar and from further consideration by the House.

On request of Grimwood of Jones, unanimous consent having been obtained, House File No. 596 was withdrawn from the committee on appropriations and from further consideration by the House.

On request of Santee of Black Hawk, unanimous consent having been obtained, House File No. 397 was withdrawn from the committee on appropriations and from further consideration by the House.

\section*{CONSIDERATION OF BILLS}

Calendar No. 42, House File No. 546, a bill for an act to repeal sections twenty-six hundred sixty-five (2665) of the code, (C. C. Sec. 2409) ; twenty-six hundred sixty-six (2666) and twen-ty-six hundred sixty-seven (2667) of the code, (C. C. Secs. 2410
and 2411); section twenty-six hundred seventy-one (2671) of the code, (C. C. Sec. 2412) and to enact substitutes therefor, relating to the investment and re-investment of the Iowa State Agricultural College Endowment Fund; to provide a rural credit system prescribing rules and regulations for the safe investment and re-investment of such fund; and to establish the Iowa rural credits board to have charge of the same, and to make an appropriation necessary to carry into effect the provisions of this act, with report of appropriations committee recommending amendment and passage, was taken up for consideration.

On motion of Hauge of Polk the amendments proposed by the committee on agriculture, and recommended by the committee (n appropriations, found on page 893 of the journal of March \(10 t h\), and the amendment proposed by the committee on appropriations, found on page 1528 of the journal of March 28th, were adopted.

Mr. Hauge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill rias read a third time.

On the question, "Shall the bill pass?",
Ayes, 63
\begin{tabular}{lll} 
Anderson & Harrison & Ramsey \\
Becker & Hauge & Sampson \\
Beenan & Held & Santee \\
Blake & Huff & Schirmer \\
Brady & Ingersoll & Schulte \\
Carter & Kime & Scott of Fremont \\
Children & Lake & Shores \\
Criswell & Larson & Stemmons \\
Dodd & LeValley & Sterling \\
Donhowe & Lockin & Stimson \\
Elliott & McCulloch & Truax \\
Fackler & Mayne & Ulstad \\
Forsling & Miller & Van Camp \\
Francis & Mills & Vance \\
Garber of Adair & Moen & Venard \\
Gibson & Moorhead & Wamstad \\
Gilbertson & Morgan & Weaver \\
Gordon & Narey & Wolfe \\
Graham & Nrimwood & Pervig \\
Hanna & Peters & Year \\
& & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, 34
\begin{tabular}{ll} 
Aiken & \begin{tabular}{l} 
Emery \\
Aldrich
\end{tabular} \\
Allyn & Garber of Floyd \\
Benz & Gilbert \\
Berry & Gilmore of Clay \\
Bradley & Justice \\
Buffington & Knickerbocker \\
Clark & Letts \\
Colbert & Long \\
Edgington & McClune \\
Edson & McGhee \\
Elson & O'Donnell \\
& Olson
\end{tabular}

Parsons
Peterson
Powers
Rankin
Scott of Appanoose
Smith
Storey
Weber
Westervelt
Young

Parrott
Rumley
Springer

On request of Hauge of Polk rule 18 was invoked.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Hauge of Polk moved to reconsider the vote by which House File No. 546 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Committee on Appropriations, House File No. 865, a bill for an act to provide for the levy of special taxes upon the assessed valuation of the taxable property of the state, for the construction, repair, improvement and equipment of buildings, and for the purchase of land for the State University of Iowa and the Iowa State College of Agriculture and Mechanic Arts.

Read first and second time and passed on file.

By Sifting Committee, House File No. 866, a bill for an act to
legalize the organization and establishment of the consolidated independent school district of Hopeville, Clarke county, Iowa.

Read first and second time and passed on file.
By Sifting Committee, House File No. 867, a bill for an act to amend section twenty-eight (28) of chapter two hundred thirtyseven (237) acts of the Thirty-eighth General Assembly, relative to bonds for the improvement of the primary road system.

Read first and second time and passed on file.

\section*{REPORTS OF COMMITTEES}

Unanimous consent was obtained to return to the order of reports of committees.

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 378, an act to make appropriations for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, the Iowa state teachers' college, the Iowa college for the blind, and the Iowa school for the deaf, beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the state university of Iowa, the sum of one million one hundred twenty-six thousand six hundred and forty-seven dollars \((1,126,647)\) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:

Educational support .................................................. \(\$ 467,647.00\)
Colleges of Liberal Arts, applied Science, Law and Pharmacy \(80,000.00\)
College of Medicine ................................................. 7 . \(75,000.00\)
College of Dentistry ................................................ \(20,000.00\)
College of Education ............................................. 26. . 26000.00
Graduate College ..................................................... . . . \(40,000.00\)
Summer School ...................................................... \(38,000.00\)
Of this amount, \(\$ 18,000\) is not to be available unless the attendance materially exceeds the enrollment in the 1920 summer school.

Equipment and supplies
\(. \$ 16,000.00\)
Repair and contingent ..... \(43,000.00\)
Department of Buildings and Grounds ..... \(80,000.00\)
Administration ..... 18,000.00
Library ..... 25,000.00
Commerce ..... 50,000.00
Nurses' Training and Public Health Nursing ..... 20,000.00
Soldier Tuition ..... \(60,000.00\)

Out of this appropriation the State University is to receive, for each honorably discharged soldier or sailor of the United States who enrolls in any college of the institution, \(\$ 20.00\) for each semester and \(\$ 20.00\) for each summer school.

University Extension and Public Health Service .............. \(\$ 43,000.00\)
Epidemiology Laboratory . ........................................ . . \(15,000.00\)
\(\$ 58,000.00\)
\$1,126,647.00
The annual appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer school ( \(\$ 38,000.00\) ) which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period. The Iowa State Board of Education may transfer to the educational support fund any of the above funds that are not made contingent upon increased attendance.

Sec. 2. There is further appropriated out of any money in the state treasury, not otherwise appropriated, to the State University of Iowa for the biennium beginning July 1, 1921, the sum of two hundred fifty thousand dollars \((\$ 250,000.00\) ) for the following purposes:

> Additional equipment for buildings and departments . . . . . \(\$ 170,000.00\)
> Paving and sidewalks ......................................... \(40,000.00\)
> Sewer for the west side campus ................................ \(20,000.00\)
> General lighting system for campus ........................... 5 . \(5,000.00\)
> Grading and planting ............................................ . . . \(10,000.00\)

The special appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education, but not more than one-half of the entire amount shall be available before July 1, 1922. It is further provided that \(\$ 50,000.00\) of the special appropriations may be used for educational support.

Sec. 3. 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 one million, one hundred fourteen
thousand five hundred dollars \((\$ 1,114,500.00)\) annually for each year of the biennium beginning July 1, 1921, for the following purposes:

Permanent Collegiate Support Fund . . . . . . . . . . . . . . . . . . . \(\$ 719,000.00\)
Of this amount \(\$ 119,000.00\) is not to be available unless the attendance materially exceeds the enrollment of the 1919 school year.

Summer session
\(\$ 20,000.00\)
Of this amount \(\$ 15,000.00\) is not to be available unless the attendance materially exceeds the enrollment of the 1920 summer school.

\(\$ 859,000.00\)
Out of this appropriation the Iowa State College is to receive for each honorably discharged soldier or sailor of the United States, who enrolls in any division of the institution, \(\$ 20.00\) for each semester and \(\$ 20.00\) for each summer school.

For industrial service work as follows:
Engineering experiment station . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$ 20,000.00\)
Agricultural experiment station ................................. 134,500.00
Of this appropriation not less than \(\$ 25,000.00\) nor more than \(\$ 50,000.00\) is to be used for soils survey work; and \(\$ 25,000.00\) is to be used for making investigations in agricultural economics, including the marketing of farm products.

Agriculture and Home Economics Extension . . . . . . . . . . . . . \(\$ 85,000.00\)
Trade School and engineering extension . . . . . . . . . . . . . . . . . . 10,000.00
Veterinary investigations . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6,000.00
\(\$ 255,500.00\)
\(\$ 1,114,500.00\)
The Iowa State Board of Education may transfer to the permanent collegiate support any of the above funds that are not made contingent upon increased attendance.

The annual appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer session ( \(\$ 20,000.00\) ) which shall be available July 1,1921 , and on July first of each year thereafter for the biennial period.

Sec. 4. 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, for the biennium beginning July 1, 1921, the sum of two hundred sixty thousand dollars ( \(\$ 260,000.00\) ) for the following purposes:

Equipment and furnishings for buildings and departments.. \(\$ 85,000.00\) Extension of heating system and equipment for heating plant \(40,000.00\) Additional construction and equipment ......................... 135,000.00

The special appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education, but not more than one-half of the entire amount shall be available before July 1, 1922.

It is further provided that \(\$ 60,000.00\) of the special appropriations may be used for permanent collegiate support fund.

Sec. 5. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the Iowa State Teachers' College, the sum of three hundred ninety-nine thousand dollars ( \(\$ 399,000\) ) annually for each year of the blennium beginning July 1, 1921, for the following purposes:
\begin{tabular}{|c|c|}
\hline Teachers' fund & \$165,000.00 \\
\hline Summer term fund & 44,000.00 \\
\hline Contingent and repair & 100,000.00 \\
\hline Library & 10,000.00 \\
\hline Librarian's salary fund. & 8.000 .00 \\
\hline Hospital fund & 6,000.00 \\
\hline Extension service fund & 30,000.00 \\
\hline Extension summer school & 35,000.00 \\
\hline
\end{tabular}

The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, with the exception of the appropriations for summer term \((\$ 44,000)\) and for extension summer schools ( \(\$ 35,-\) 000 ) which amounts are to be available July 1, 1921, and on July first of each year thereafter for the biennial period.

Sec. 6. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the Iowa College for the Blind, the sum of forty-three thousand five hundred dollars ( \(\$ 43,500\) ) annually for each year of the biennium beginning July 1, 1921, for the following purposes:

\footnotetext{
Support fund \(\$ 40,000.00\)
Repair and contingent fund.
3,500.00
The annual appropriations provided for in this section shall be paid on the order of the lowa state board of education in monthly installments beginning July 1, 1921, for the biennial period.
}

Sec. 7. There is further appropriated, out of any money in the state treasury not otherwise appropriated, to the Iowa College for the Blind, for the biennium beginning July 1, 1921, the sum of twenty-one thousand dollars ( \(\$ 21,000\) ) for the following purposes:

Piano and furniture ................................................................... \(\$ 5,000.00\)
Improvements ............................................................................. 6,000.00

Greenhouse .................................................................................. 4, 4, 000.00
The special appropriations provided for in this section shall be available July 1, 1921, and be paid on the order of the Iowa state board of education.

Sec. 8. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated to the Iowa School for the Deaf, the sum of one hundred thirty-two thousand five hundred dollars ( \(\$ 132,500\) ) annually for each year of the biennium beginning July 1 , 1921, for the following purposes:

The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, for the biennial period.

Sec. 9. There is further appropriated, out of any money in the state. treasury not otherwise appropriated to the Iowa School for the Deaf, for the biennium beginning July 1,1921 , the sum of one hundred twenty-two thousand dollars ( \(\$ 122,000\) ) for the following purposes:
\[
\begin{aligned}
& \text { Repair and contingent ........................................................... } \$ 30,000.00 \\
& \text { Library and book binding......................................................... 1,000.00 } \\
& \text { Equipment ................................................................................ 91,000.00 }
\end{aligned}
\]

The special appropriations provided for in this section shall be available July 1, 1921, and be paid on the order of the Iowa state board of edueation.
E. P. Harrison, Chairman.

Report adopted.

\section*{Also :}

Mr. SPeaker-Your committee on appropriations to whom was referred Senate File No. 447, a bill for an act to authorize the completion of the paving by the state of Iowa of the public highway adjacent to the grounds of the State Hospital for the Insane at Cherokee, 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.

\author{
E. P. Harrison, Chairman.
}

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 396, a bill for an act to make additional appropriation to complete the nurses' home at the state university, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.

\section*{AMENDMENTS FILED}

\section*{Emery of Wapello filed the following amendment:}

Amend the committee substitute for House File No. 378 by striking out sections one (1), two (2), three (3), four (4), and five (5), thereof and substituting therefor the following:

Section 1. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the state university of Iowa, the sum of six hundred sixty-four thousand, five hundred twentynine dollars ( \(\$ 664,529.00\) ) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:

Educational support .............................................................. \(\$ 245,129.00\)
Colleges of liberal arts, applied science, law and phar-
macy ................................... . . . . . . ................................... 48, 000.00
College of Medicine ............................................................... \(45,000.00\)
College of Dentistry ........................................................... \(12,000.000\)
College of education .................................................. \(15,600.00\)
Graduate College ................................................................... 24,000.00

Of this amount \(\$ 10,000\) is not to be available unless the attendance materially exceeds the enrollment in the 1920 summer school.

Equipment and supplies ........................................................-9,000.00
Repair and contingent ........................................................... \(25,800.00\)
Department of buildings and grounds................................. 48,000.00
Administration ....................................................................... \(10,800.00\)
Library .................................................................................... 21,000.00
Commerce ............................................................................... 30,000.00
Nurses' training and public health nursing......................... \(12,000.00\)
Soldier tuition ....................................................................... 60,000.00

Out of this appropriation the state university is to receive, for each honorably discharged soldier or sailor of the United States who enrolls in any college of the institution, \(\$ 20,00\) for each semester and \(\$ 20.00\) for each summer school.
\[
\text { University extension and public health service......-......... } 25,800.00
\]

Epidemiology laboratory ...................................................... \(9,000.00\)
\$ \(664,529.00\)
The annual appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer school ( \(\$ 22,800\) ), which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period. The Iowa State Board of Education may transfer to the education support fund any of the above funds that are not made contingent upon increased attendance.

Section 2. There is further appropriated out of any money in the state treasury, not otherwise appropriated, to the state university of lowa for the biennium beginning July 1, 1921, the sum of two hundred thousand dollars ( \(\$ 200,000.00\) ) for the following purposes:

The special appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education, but not more than one-half of the entire amount shall be available before July 1, 1922. It is further provided that \(\$ 50,000\) of the special appropriations may be used for educational support.

Section 3. 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 six hundred three thousand, seven hundred dollars ( \(\$ 603,700.00\) ) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:

Permanent collegiate support fund 373.700 .00

Of this amount \(\$ 50,000\) is not to be available unless the attendance materially exceeds the enrollment of the 1919 school year.

Summer session
10,000.00
Of this amount \(\$ 5,000\) is not available unless the attendance materially exceeds the enrollment of the 1920 summer school.
Sub-collegiate courses in agriculture
Home economics and engineering.......................................... \(10,000.00\)
Contingent fund repairs and minor improvements............ \(5,000.00\)
Library, books and periodicals.............................................. \(10,000.00\)
Maintenance and improvement of public grounds........... \(5,000.00\)
Soldier tuition ...................................................................... 60,000.00

Out of this appropriation the Iowa state college is to receive for each honorably discharged soldier or sailor of the United States, who enrolls in any division of the institution, \(\$ 20.00\) for each semester and \(\$ 20.00\) for each summer school.

For industrial service work as follows:
Engineering experiment station ................................................. 10,000.00
Agricultural experiment station .......................................... 67,000.00
Of this appropriation not less than \(\$ 15,000\) nor more than \(\$ 30,000.00\) is
to be used for making investigations in agricultural economics, including the marketing of farm products.

Agriculture and home economics extension........................- 45,000.00
Trade school and engineering extension............................-. \(5,000.00\)

\(\$ 603,700.00\)
The Iowa State Board of Education may transfer to the permanent collegiate support any of the above funds that are not made contingent upon increased attendance.

The annual appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer session ( \(\$ 10,000.00\) ), which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period.

Section 4. 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, for the biennium beginning July 1, 1921, the sum of two hundred thousand dollars ( \(\$ 200,000.00\) ) for the following purposes:

\footnotetext{
Buildings and departments
\(70,000.00\)
Extension of heating system and equipment for heating plant
\(30,000.00\)
Additional construction and equipment--............................- \(100,000: 00\)
The special appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education, but not more than one-half of the entire amount shall be available before July 1, 1922.

It is further provided that \(\$ 60,000.00\) of the special appropriations may be used for permanent collegiate support fund.
}

Section 5. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the Iowa State Teachers College, the sum of two hundred forty-two thousand, four hundred dollars (242,400.00) annually for each year of the biennium beginning July 1, 1921, for the following purposes:

Teachers' fund ....................................................................... 102,600.00
Summer term fund ................................................................ 26,400.00
Contingent and repair .......................................................... \(60,000.00\)
Library ...................................................................................-.-.-6,000.00
Librarian's salary fund .-......................................................- 4, 4, 800.00
Hospital fund ......................................................................... \(3,600.00\)
Extension service fund .......................................................... \(18,000.00\)
Extension summer school .................................................... 21,000.00
The annual appropriations provided for in this section shall be paid on the order of the Iowa state Board of Education in monthly installments beginning July 1, 1921, with the exception of the appropriations for summer term ( \(\$ 26,400\) ) and for extension summer schools ( \(\$ 21,-\) 000 ), which amounts are to be available July 1, 1921, and July first of each year thereafter for the biennial period.

Children of Pottawattamie filed the following amendment:
Amend House File No. 728 by inserting in line ten thereof following the word "association", the words "in process of organization."

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 809 failed to pass the House.

I second the motion.

\author{
R. O. Garber
}

Lee O. Wolfe
On motion of Gibson of Clarke the House adjourned until 8:30 a. m., Saturday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives,
Des Moines, April 2, 1921.
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. C. A. Fields, pastor of the M. E. church, Marengo.

Journal of April 1st corrected and approved.

\section*{LEAVE OF ABSENCE}

On request of Fackler of Adams leave of absence was granted McClune of Mahaska for the day.

On request of Garber of Adair leave of absence was granted Hauge of Polk for the day.

On request of Blake of Fayette leave of absence was granted Schulte of Worth indefinitely.

On request of Peterson of Henry leave of absence was granted McDonald of Des Moines for the day.

\section*{PETITIONS}

Rankin of Lee presented a petition from Jolly Booster Grange No. 2106 in support of the Rumley bill.

Smith of Clinton presented a petition from citizens of Clinton county favoring passage of the Rumley bill.

Smith of Clinton presented a petition from citizens of Delmar protesting passage of the Rumley bill.

Held of Plymouth presented two petitions from citizens of Akron and Westfield, relative to House File 573.

Smith of Clinton presented a petition from citizens of Toronto, relative to House File No. 573.

Above petitions referred to their respective committees.

Edson of Buena Vista called up the resolution requesting from the governor the return of House File No. 623, which resolution is found on pages 1728 and 1729 of the journal of April 1st.

Calhoun of Van Buren raised the point of order that a concurrent resolution was required to request the return of a bill from the governor; that the resolution of Edson of Buena Vista was a House Resolution and consequently, out of order.

The Speaker stated that in fifteen minutes he would make a ruling on the point of order raised by the gentleman from Van Buren.

Speaker pro tempore Larson in the chair.
Debate of resolution continued.
Clark of Linn raised the point of order that the House resolution could not be debated until the Speaker made a ruling on the point of order raised by Calhoun of Van Buren.

The Speaker pro tempore ruled that in courtesy to the Speaker, the House should not debate the resolution or the questions involved, until the return of the Speaker.

\section*{RULE 63 SUSPENDED}

On request of Fackler of Adams rule 63 was suspended for the day.

\section*{MOTION TO RECONSIDER FILED}

Mr. Speakfr-We hereby move to reconsider the vote by which Senate File No. 771 passed the House.
J. B. Weaver,
A. K. Westervelu,
J. C. Calhoun, Arthur Springer.

On the question, "Shall the House reconsider the vote by which Senate File No. 771 passed the House?"

Ayes, 68
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Bradley \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Criswell \\
Buffington
\end{tabular} \\
Becker & Calhoun & \begin{tabular}{l} 
Dodd \\
Beeman
\end{tabular} \\
Benz & Carter & Edgington \\
& Clark & Elsont
\end{tabular}
Emery
Fackler
Forsling
Francis
Garber of Adair
Garber of
Gibloyd
Gilbert
Gilmore of Clay
Graham
Grimwood
Hanna
Harrison
Healy
Huff
Ingersoll
Justice
Lake

Larson
Letts
McCulloch
McGhee
Mayne
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Orr
Parsons
Perkins
Peterson
Powers
Ramsey

Rumley
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
Springer
Stimson
Truax
Van Camp
Vance
Weaver
Weber
Westervelt
Yenter
Young

Nays, 1
Long
Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gunderson \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Peters \\
Berry
\end{tabular} \\
Hauge & Rankin \\
Blake & Held & Schulte \\
Brady & Kime & Scott of Appanoose \\
Children & Knickerbocker & Smith \\
Colbert- & LeValley & Sterling \\
Donhowe & Lockin & Storey \\
Doolittle & McClune & Ulstad \\
Edson & McDonald & Venard \\
Gilbertson & Mills & Wamstad \\
Gilmore of Cedar & Moen & Ontjes \\
Gordon & Parrott & Wolfe \\
& & Mr. Speaker
\end{tabular}

So the House reconsidered the vote by which Senate File No. 771 passed the House.

Weaver of Polk moved to reconsider the vote by which Senate File No. 771 passed to its third reading.

Motion prevailed.

\section*{RESOLUTION CONSIDEREU}

Gilmore of Clay called up the resolution offered by the committee on departmental affairs relative to investigation of certain departments of the state, which resolution is found on pages 1773 and 1774 of the journal of April 1st, and moved its adoption.

Motion prevailed and the resolution was adopted.

\section*{CONCURRENT RESOLUTION CONSIDERED}

Harrison of Pottawattamie called up the concurrent resolution, found on page 1774 of the journal of April 1st, relative to retaining the enrolling clerks of the House and Senate and the electrician of the House, after the close of the session.

Mr. Harrison moved the adoption of the resolution. Motion prevailed and the resolution was adopted.

Speaker McFarlane in the chair.

\section*{RULING ON POINT OF ORDER RAISED BY CALHOUN OF VAN BUREN}

The Speaker ruled that the point of order raised by Calhoun of Van Buren was well taken, that a House Resolution requesting the return of a bill from the governor was not in order.
(See opinion of attorney general, pages 1807 to 1809, inclusive.)
Edson of Buena Vista appealed from the decision of the chair.
On the question, "Shall the decision of the chair be sustained?"
Ayes, 66
Aldrich
Allyn
Becker
Blake
Bradley
Buffington
Calhoun
Carter
Clark
Colbert
Dodd
Doolittle
Edgington
Elliott
Elson
Emery
Fackler
Forsling
Francis
Garber of Adair
Gibson
Gilbert
Gilbertson
Gordon
Graham
Grimwood
Hanna
Harrison
Healy
Ingersoll
Kime
Knickerbocker
Lake.
Letts
Long
McCulloch
Mayne
Miller
Mills
Moorhead
Morgan
Narey
O'Donnell
Olson

Nays, 25
\begin{tabular}{lll} 
Aiken & Children & Gunderson \\
Anderson & Criswell & Huff \\
Beeman & Edson & Justice \\
Benz & Garber of Floyd & McGhee \\
Berry & Gilmore of Clay & Moen
\end{tabular}
\begin{tabular}{lll} 
Nervig & \begin{tabular}{l} 
Scott of \\
Sterling
\end{tabular} & Fremont
\end{tabular} \begin{tabular}{l} 
Year \\
Parsons
\end{tabular}

Absent or not voting, 17
\begin{tabular}{lll}
\begin{tabular}{l} 
Brady \\
Donhowe \\
Gilmore of Cedar
\end{tabular} & \begin{tabular}{l} 
LeValley \\
Lockin \\
McClune
\end{tabular} & \begin{tabular}{l} 
Schulte \\
Stimson
\end{tabular} \\
Hauge & McDonald & Wamstad \\
Held & Wolfe \\
Larson & Ontjes & Wr. Speaker \\
Parrott & &
\end{tabular}

So the decision of the chair was sustained.
Aldrich of Marion made the following motion :
I move that it is the sense of this House that House File 623 ought not to become a law unless the provisions for the indeterminate franchise be eliminated and that the governor be memorialized to that effect; that such it the sense of this House.

Ingersoll of Tama moved to lay the motion of Aldrich of Marion on the table.

A roll call was asked for by Anderson of Winnebago.
On the question, "Shall the motion of Aldrich of Marion be laid upon the table?"

Ayes, 47
\begin{tabular}{|c|c|c|}
\hline Becker & Gordon & Powers \\
\hline Blake & Graham & Ramsey \\
\hline Bradley & Grimwood & Rankin \\
\hline Buffington & Hanna & Sampson \\
\hline Calhoun & Healy & Santee \\
\hline Children & Ingersoll & Schirmer \\
\hline Clark & Knickerbocker & Smith \\
\hline Dodd & Lake & Springer \\
\hline Doolittle & Letts & Sterling \\
\hline Edgington & Mayne & Van Camp \\
\hline Elliott & Mills & Venard \\
\hline Elson & Morgan & W'eber \\
\hline Emery & Narey & Westervelt \\
\hline Forsling & O'Donnell & Yenter \\
\hline Garber of Adair & Olson & Mr. Speaker \\
\hline Gilbert & Orr & \\
\hline
\end{tabular}

Nays, 50
\begin{tabular}{lll} 
Aiken & Beeman & Colbert \\
Aldrich & Benz & Criswell \\
Allyn & Rerry & Donhowe \\
Anderson & Carter & Edson
\end{tabular}
Fackler
Francis
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gunderson
Harrison
Held
Huff
Justice
Larson
\begin{tabular}{ll} 
Lockin & \begin{tabular}{l} 
Scott of Fremont \\
Long
\end{tabular} \\
McCulloch & Shores \\
McGhee & Stemmons \\
Miller & Stimson \\
Moen & Truax \\
Moorhead & Ulstad \\
Nervig & Vance \\
Parsons & Wamstad \\
Peters & Wolfe \\
Peterson & Year \\
Rumley & Young \\
Scott of Appanoose &
\end{tabular}

Absent or not voting, 11
\begin{tabular}{|c|c|c|}
\hline Brady & McClune & Perkins \\
\hline Hauge & McDonald & Schulte \\
\hline Kime & Ontjes & Weaver \\
\hline LeValley & Parrott & \\
\hline
\end{tabular}

On request of Elliott of Scott rule 18 was invoked.
So the motion to lay the motion on the table was lost.
Santee of Black Hawk moved to refer the motion of Aldrich of Marion to the sifting committee.

The motion was held out of order by the Speaker.
Lake of Woodbury offered the following amendment to the motion of Aldrich of Marion:

Amend the motion offered by Aldrich of Marion by adding the following:
"That if said motion is adopted the vote on same shall be transmitted to the governor."

Speaker pro tempore Larson in the chair.
Speaker McFarlane in the chair.
Westervelt of Greene moved the previous question.
Motion prevailed.
Amendment offered by Lake of Woodbury adopted.
On the question, "Shall the motion of Aldrich of Marion, as amended, prevail?"

Ayes, 49
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Clay \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Rumley
\end{tabular} \\
Allyn & Gordon & Scott of Appanoose \\
Anderson & Harderson & Scott of Fremont \\
Beeman & Herison & Shores \\
Benz & Huf & Slemmons \\
Berry & Justice & Sterling \\
Brady & Larson & Storey \\
Carter & Lockin & Truax \\
Criswell & Ulstad \\
Donhowe & McGhee & Vance \\
Edson & Wamstad \\
Fackler & Moen & Weaver \\
Francis & Nervig & Wolfe \\
Gibson & Orr & Year \\
Gilbertson & Parsons & Young \\
Gilmore of Cedar & Peters & \\
& Peterson &
\end{tabular}

Nays, 52

Becker
Blake
Bradley
Buffingtom
Calhoun
Children
Clark
Colbert
Dodd
Doolittle
Edgington
Elliott
Elson
Emery
Forsling
Garber of Adair
Gilbert
Graham

Grimwood
Hanna
Healy
Ingersoll
Kime
Knickerbocker
Lake
Letts
LeValley
McCulloch
Mayne
Miller
Mills
Moorhead
Morgan
Narey
O'Donnell
Olson

Perkins
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Smith
Springer
Stimson
Van Camp
Venard
Weber
Westervelt
Yenter
Mr. Speaker

Absert or not voting, 7

Garber of Floyd
Hauge McClune

McDonald
Ontjes
Parrott

On request of Anderson of Winnebago, rule 18 was invoked.
So the motion of Aldrich of Marion was lost.

\section*{CONCURRENT RESOLUTION}

Becker of Clayton offered the following concurrent resolution:
Memoralizing congress of the United States to enact such legislation as may be necessary to construct, erect, build and maintain a bridge across the Mississippi river between the cities of McGregor and Mar-
quette (North McGregor) in the state of Iowa, and the city of Prairie du Chien, in the state of Wisconsin.

Whereas, the Mississippi river is a navigable stream, constituting the boundary between the states of Iowa and Wisconsin, and there being. no highway bridge of any description between the cities of Dubuque, in the state of Iowa, and LaCrosse, in the state of Wisconsin, a distance of more than one hundred twenty miles; and

Whereas, the cities of McGregor and Marquette (formerly North McGregor) and Prairie du Chien, are just half way between the cities of Dubuque, in the state of Iowa, and LaCrosse, in the state of Wisconsin, and are situated approximately sixty miles north of Dubuque, Iowa, and sixty miles south of LaCrosse, Wisconsin; and

Whereas, state highway nineteen of the state of lowa has its eastern terminus at McGregor and Marquette (North McGregor) in the state of Iowa, and state highways number nineteen, twenty-seven and sixty 'of the state of Wisconsin have western termini at the city of Prairie du Chien, in the state of Wisconsin, and there being no bridge connecting such highways; and

Whereas, there are thousands of automobilists, tourists and interstate travelers, annually going and coming from the western part of Iowa and other states to the west of Iowa, traveling easterly upon the above designated highways across Iowa and Wisconsin and other states to the east of Wisconsin, and vice versa; and

Whereas, public necessity demands a highway bridge at these points to serve the interests of the public in traveling from one state to the other; therefore, be it

Resolved by the House, the Senate concurring, that the members of the legislature of the state of Iowa do hereby petition and earnestly pray the congress of the United States to enact legislation as may be necessary to construct, erect, build and maintain a bridge across the navigable waters of the Mississippi river between McGregor and Marquette (North McGregor), in the state of Iowa, and the city of Prairie du Chien, in the state of Wisconsin.

Resolved further, that a copy of this memorial, properly attested, by the presiding officers and chief clerks of both houses be forwarded by the secretary of state of Iowa, to the Senate and House of Representatives of the United States, and to our senators and representatives in congress.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}
vance of Madison from the joint committee on enrolled bills, suomitted the following report, and moved its adoption:

Mr. Speaier-Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 626, a bill for an act making an additional appropriation to the State Historical Society of Iowa.

Also :
House File No. 324, a bill for an act to amend chapter two hundred eighty-seven (287) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 1734), relating to the control and suppression of dangerous, contagious and infectious diseases of domestic animals, and for the inspection of live stock imported into the state of Iowa for breeding, work or dairy purposes; also to provide for the payment of indemnity in co-operation with the federal government, and making an appropriation therefor.

Also :
House File No. 510, a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a 9 ), (C. C. Sec. 4844), and section nineteen hundred eighty-nine-a thirty-four (1989-a34), (C. C. Sec. 4882), of chapter two-A (2-A), title X , supplement to the code, 1913, relating to the payment on drainage work.

\section*{Also:}

House File No. 513 , a bill for an act to amend the law relating to the Iowa State Dairy Association, the Iowa Beef Cattle Producers' Association and the Iowa Corn and Small Grain Growers' Association, as the same appears in chapter one hundred eighty-seven (187), acts of the Thirty-seventh General Assembly, as amended by chapter three hundred fifty (350), acts of the Thirty-eighth General Assembly (C. C. Sec. 1678 ), and to make an appropriation for said associations.

Also:
House File No. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a), supplemental supplement to the code, 1915 (C. C. Sec. 3814) and enacting in lieu thereof provisions for the licensing, regulating and limiting the operation of so called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities or towns, acting under the commission form of government, cities acting under special charter and cities acting under the manager form of city government and providing penalties for the violation of this act.

Also:
House File No. 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninety-four (894), supplemental supplement to the code, 1915 (C. C. Sec. 4038) relating to the care, preservation and adornment of cemeteries.

Also:
House File No. 537, a bill for an act to amend section nineteen hundred eighty-nine-a thirteen (1989-a13), supplement to the code, 1913 (C. C. Sec. 4853), relating to the levy and collection of taxes on drainage improvements.

\author{
W. H. Vange, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills :

House File No. 391.
House File No. 630.
House File No. 626.
House File No. 324.
House File No. 510.
House File No. 513.
House File No. 502.
House File No. 389.
House File No. 537.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Smith of Clinton unanimous consent having been given, House File No. 830, a bill for an act amending section twen-ty-five hundred eighty-two-a (2582-a), supplement to code 1913, (C.
C. Sec. 1321-a), with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File 830 by striking out all after the enacting clause and substitute the following in lieu thereof:
"Section 1. That paragraph (a), section twenty-five hundred eighty-two (2582), supplement to the code, 1913, (C. C. 1312), be amended as follows: By inserting after the word 'state' in line two (2) of said paragraph the following: 'or national board of medical examiners of Washington, D. C.' "

Also amend the title of House File 830 by striking out all after the word "amending" and substituting in lieu thereof the following: "paragraph (a), section twenty-five hundred eighty-two (2582), supplement to the code, 1913 (C. C. 1312), relating to reciprocal registration of physicians."

Mr. Smith moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 70
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Rankin \\
Anderson & Hanna & Sampson \\
Becker & Healy & Schirmer \\
Benz & Huff & Santee \\
Berry & Ingersoll & Scott of Appanoose \\
Blake & Kime & Scott of Fremont \\
Brady & Lake & Shores \\
Buffington & LeValley & Slemmons \\
Carter & Long & Smith \\
Children & Mcculloch & Sterling \\
Clark & McGhee & Stimson \\
Colbert & Miller & Storey \\
Criswell & Moen & Truax \\
Doolittle & Moorhead & Van Camp \\
Edson & Narey & Vance \\
Elson & Nervig & Wamstad \\
Emery & O'Donnell & Weaver \\
Forsling & Olson & Weber \\
Francis & Orr & Westervelt \\
Garber of Adair & Parsons & Wolfe \\
Gibson & Perkins & Year \\
تilbert & Peters & Mr. Speaker \\
nibertson & Peterson & \\
Gilmore of Cedar & Ramsey &
\end{tabular}

Nays, None

Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & Grimwood & Mills \\
Allyn & Cinderson & Morgan \\
Beeman & Harison & Ontjes \\
Bradley & Hauge & Parrott \\
Calhoun & Held & Powers \\
Dodd & Justice & Rumley \\
Donhowe & Kickerbocker & Schulte \\
Edgington & Larson & Springer \\
Elliott & Letts & Ulstad \\
Fackler & Lockin & Venard \\
Garber of Floyd & McClune & Yenter \\
Gordon & McDonald & Young \\
Graham & Mayne &
\end{tabular}

So the House concurred in the Senate amendment to House File No. 830.

On request of Weaver of Polk unanimous consent having been given, House File No. 518, a bill for an act to amend chapter three hundred twelve (312), laws of the Thirty-eighth General Assembly (C. C. 3668 and 3671 ), relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquisitions of real estate and the permanent improvement thereof, and legalizing the issuance of certain certificates or bonds issued thereunder, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out sections 1, 2, 3 and 4 and substituting therefor the following:

Section 1. That section one (1) of chapter three hundred twelve (312), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3668), be and the same is hereby amended by inserting after the word "improving" in line twenty (20) of said section, the words "by the construction of buildings in public parks".

Sec. 2. That in all cities covered by the provisions of said chapter three hundred twelve (312), acts of the Thirty-eighth General Assembly, which have heretofore caused to be issued park certificates or bonds in anticipation of levies authorized in paragraph two (2) of said section one (1) of said chapter three hundred twelve (312), for the purpose of paying the cost of any building constructed or under construction in any public park, such certificates or bonds, as the case may be, which have been issued or shall be issued, and all proceedings relating thereto, are hereby legalized; and in all cases where the levy of the tax authorized under paragraph two (2) has been made, such levy is hereby legalized.

Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Des Moines News and the Evening Tribune, newspapers published in the city of Des Moines, Iowa, said publication to be without expense to the state.

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 70
\begin{tabular}{lll} 
Aldrich & Gibson & Parsons \\
Allyn & Gilbert & Peters \\
Anderson & Gilmore of Cedar & Peterson \\
Becker & Gilmore of Clay & Rankin \\
Benz & Grimwood & Rumley \\
Berry & Hanna & Sampson \\
Blake & Healy & Santee \\
Brady & Huff & Schirmer \\
Buffington & Ingersoll & Scott of Appanoose \\
Calhoun & Justice & Shores \\
Carter & Knickerbocker & Slemmons \\
Children & Lake & Smith \\
Clark & LeValley & Sterling \\
Colbert & Long & Stimson \\
Criswell & McCulloch & Storey \\
Dodd & McGhee & Truax \\
Doolittle & Miller & Vance \\
Edson & Moen & Weaver \\
Elson & Moorhead & Weber \\
Emery & Nackler & Nervig
\end{tabular}

Nays, None

Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Held \\
Beeman \\
Bradley
\end{tabular} & \begin{tabular}{l} 
Rowers \\
Rime
\end{tabular} \\
Donhowe & Larson & Ramsey \\
Edgington & Letts & Schulte \\
Elliott & Lockin & Scott of Fremont \\
Garber of Floyd & McClune & Springer \\
Gilbertson & McDonald & Ulstad \\
Gordon & Mayne & Van Camp \\
Graham & Mills & Venard \\
Gunderson & Morgan & Wamstad \\
Harrison & Ontjes & Year \\
Hauge & Parrott & Yenter \\
& Perkins & Young
\end{tabular}

So the House concurred in the Senate amendment to House File No. 518.

On request of Kniekerbocker of Linn unanimous consent having been given, House File No. 451, a bill for an act to provide for additional funds to complete the cattle barn and sale pavilion, and pay the balance due on purchase of additional land to the state fair grounds, and provide for the assessment for paving now levied against the Iowa state fair grounds, and make an appropriation therefor, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out of lines three and four of section one the words and figures "nineteen thousand five hundred and eighty-six dollans ( \(\$ 19,586.00\) )" and inserting in lieu thereof the following words and figures "forty-four thousand five hundred and eighty-six dollars ( \(\$ 44,586.00\) )".

Further amend by adding after line five of section one the following "for maintenance and repairs to buildings on Iowa state fair grounds twenty-five thousand dollars \((\$ 25,000.00)\)."

Amend the title of House File No. 451 by inserting after the comma following the word "grounds" in line four, the words "and for maintenance and repairs to buildings on state fair grounds".

Mr. Knickerbocker moved that the House concur in the Senate amendments.

\section*{CALL OF THE HOUSE}

Mr. Speaker-We, the undersigned members of the House, demand a call of the House.

> E. H. Knickerbocker, Ray Yenter.
> W. C. Edson,
> Wm. Becker,
> C. B. Sante.

The sergeant-at-arms was directed to guard the doors and see that no member leave the chamber.

A roll call disclosed that Springer of Louisa was absent.
On request of Edson of Buena Vista, unanimous consent having been obtained, Edson of Buena Vista was excused for the day.

The House resumed consideration of the Senate amendments to House File No. \({ }^{4} 51\).

\section*{POINT OF ORDER RAISED}

Fackler of Adams raised the point of order that when the House amended the bill they passed on the appropriations proposed in the Senate amendments, and that it would not be in order to concur in the Senate amendments.

The chair ruled that the point was not well taken.
On the question, "Shall the House concur in the Senate amendments to House File No. 451?"

Ayes, 44
\begin{tabular}{lll}
\begin{tabular}{ll} 
Becker \\
Beeman & Grimwood \\
Bradley & \\
Brady & Hanna
\end{tabular} & \begin{tabular}{l} 
Peters \\
Ramsey
\end{tabular} \\
Clark & Kime & Rankin \\
Colbert & Knickerbocker & Sampson \\
Dodd & Letts & Santee \\
Donhowe & MeValley & McGhee \\
Edgington. & Mayne & Schirmer \\
Edson & Miller & Van Camp \\
Elliott & Mills & Weaver \\
Garber of Adair & Moorhead & Weber \\
Gilbert & Morgan & Westervelt \\
Gilmore ot Clay & Narey & O'Donnell \\
Gordon & Perkins & Yenter \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, 57

Aiken
Aldrich
Allyn
Andersom
Benz
Berry
Blake
Buffington
Calhoun
Carter
Children
Criswell
Doolittle
Elson
Emery
Fackler
Forsling
Francis
Garber of Floyd

Gibson
Gilbertson
Gilmore of Cedar
Graham
Gunderson
Harrison
Healy
Held
Huff
Ingersoll
Justice
Lake
Larson
Lockin
Long
McCulloch
Moen
Nervig
Olson

Orr
Parsons
Peterson
Powers
Rumley
Scott of Appanoose
Scott of Fremonit
Shores
Slemmons
Sterling
Stimson
Storey
Truax
Ulstad
Vance
Venard
Wamstad
Year
Young

Absent or not voting, 7
\begin{tabular}{lll} 
Hauge & Ontjes & Springer \\
McClune & Parrott & \\
McDonald & Schulte &
\end{tabular}

So the House refused to concur in the Senate amendment to House File No. 451.

\section*{CALL OF THE HOUSE RAISED}

Knickerbocker of Linn moved that the call of the House be now raised.

\section*{Motion prevailed.}

On request of Powers of Crawford unanimous consent having been given, House File No. 485, a bill for an act to repeal section four thousand four hundred eighty-two (4482) of the code, (C. C. section 6717) and to enact a substitute therefor, relating to the commencement of actions before justices of the peace, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by adding the following section:
"Sec. 2. That section four thousand two hundred twelve (4212) of the code as amended by section two of chapter two hundred thirty (230) acts of the Thirty-seventh General Assembly, is hereby repealed and the following enacted in lieu thereof:
"The action must be by petition which must be sworn to and when brought before a justice of the peace, and there is none present or qualified to act in the township where the subject thereof is situated, it may be brought in an adjoining township in the county. If there be no such justice in an adjoining township in the county it may be commenced before the justice in the same county nearest to the township in which the subject thereof is situated. In any such action a change of place of trial may be had as in other cases. When brought in municipal court or before the justice of the peace, a petition must be on file at the time the defendant is required to appear by the notice."

Amend the title by inserting after the words and figures "four thousand four hundred eighty-two (4482) of the code (C. C. Sec. 6717)" the following: "and four thousand two hundred twelve (4212) of the code, as amended by chapter two hundred thirty (230), laws of the Thirty-seventh General Assembly."

Mr. Powers moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 95
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Peters \\
Allyn & Gilmore of Clay & Peterson \\
Becker & Gordon & Powers \\
Beeman & Graham & Ramsey \\
Benz & Grimwood & Rankin \\
Berry & Hanna & Rumley \\
Blake & Harrison & Sampson \\
Bradley & Healy & Santee \\
Brady & Held & Schirmer \\
Buffington & Huff & Scott of Appanoose \\
Calhoun & Ingersoll & Scott of Fremont \\
Carter & Justice & Shores \\
Children & Knickerbocker & Slemmons \\
Clark & Lake & Smith \\
Colbert & Larson & Sterling \\
Criswell & Letts & Stimson \\
Dodd & LeValley & Storey \\
Donhowe & Lockin & Truax \\
Doolittle & Long & Ulstad \\
Edgington & McGhee & Van Camp \\
Edson & Mayne & Vance \\
Elliott & Miller & Venard \\
Elson & Mills & Wamstad \\
Emery & Moen & Weaver \\
Fackler & Morgan & Weber \\
Forsling & Narey & Westervelt \\
Francis & Nervig & Wolfe \\
Garber of & Adair & O'Donnell \\
Garber of & Floyd & Olson \\
Gibson & Orr & Year \\
Gilbert & Garsons & Yenter \\
Gilbertson & Perkins & Mr. Speaker \\
& &
\end{tabular}

Nays, None

Absent or not voting, 13

Aiken
Anderson
Gunderson
Hauge
Kime

McClune
McCulloch
McDonald
Moorhead
Ontjes

Parrott
Schulte
Springer

So the House concurred in the Senate amendment to House File No. 485.

\section*{MESSAGES FROM THE SENATE}

The following messages were received from the Senate:
Mr. Speaker-I am direoted 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. 448, a bill for an act to repeal sections one (1) to five (5) inclusive of chapter three hundred seventy-nine (379), acts of the Thirty-eighth (38th) General Assembly (C. C. Secs. 1778 to 1783 inclusive), and to enact substitutes therefor regulating and licensing the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum and other biological products for use upon domestic animals and providing penalties for violation of the provisions of this act.
L. W. Ainsworth, Sectetary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 692, relating to tax assessable for sewer funds.
L. W. Ainsworth, Sceretary.

Also:
Mr. Speaker-I 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. 675, a bill for an act to amend section \(4999 \cdot a 9\), supplemental supplement to the code, 1915, (C. C. 1064), relating to fire escapes.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 617, a bill for an act to prohibit the sale or disposal of shares of corporate stock in conjunction with policies of insurance.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the rouse is asked:

Senate File No. 588, a bill for an act to amend section 254 -a14 of the 1913 supplement of the code, (C. C. Sec. 2089), defining delinquency in children, and providing for the punishment of any person responsible for, or in any way contributing to the delinquency.
L. W. Ainswortif, Secretary.

Also:
Mr. Speaker-I 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. 645, a bill for an act to amend section eighteen hundred twenty-four (1824) of the code as amended by chapter two hundred forty (240) of the acts of the Thirty-eighth General Assembly, 1919 (C. C. 5556), relating to fraternal beneficiary societies, orders and associations, and providing who may be beneficiaries under certificates issued by such societies.
L. W. Ainsworth, Secretary.

Also:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 766, a bill for an act relating to insurance amending section 1783-d, supplement to the code 1913 as amended by section 8 , chapter 348, laws of the 38th General Assembly, (C. C. Sec. 5495).
L. W. Answorth, Secretary.

Also :
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. 509, a bill for an act to amend section one thousand seven hundred fifty (1750) of the code (C. C. Sec. 5735), defining who are agents of insurance companies and associations.
L. W. Ainsworth, Secretary.

\section*{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. 477, a bill for an act to repeal section four hundred fifty-seven (457) of the code, (C. C. Sec. 3139), section four hundred fiftyeight (458) of the supplement of the code of 1913 (C. C. Sec. 3138), also chapter fifty (50) of the acts of the Thirty-seventh General Assembly, (C. C. See. 1848) and to enact a substitute therefor, relating to the taxation, licensing and controlling of dogs.
L. W. Ainsworth, Secretary.

Also:
Mr. Sfencica-I am directed to inform your honoreble body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 786, a bill for an act to provide for an appropriation of \(\$ 50,000.60\) anhually during the next bieninial, relieving the situation in coal minitig camps as to school facilities.
L. W. Ainsworth, secretary.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speakfr-Your committee on enrolled bills respectfully report that they have on this 2d day of April, 1921, sent to the governor for his approval, House File No. 626, a bill for an act making an additional appropriation to the State Historical Society of Iowa.

Also :
House File No. 324, a bill for an act to amend chapter two hundred eighty-seven (287), of the acts of the Thirty-eighth General Assembly (C. C. Sec. 1734), relating to the control and suppression of dangerous, contagious and infectious diseases of domestic animals, and for the inspection of live stock imported into the state of Iowa for breeding, work or dairy purposes; also to provide for the payment of indemnity in cooperation with the federal government, and making an appropriation therefor.

\begin{abstract}
Also :
House File No. 510 , a bill for an act to amend section nineteen hundred eighty-nine-a nine (1989-a 9 ), (C. C. 4844), and section nineteen hundred eighty-nine-a thirty-four (1989-a34), (C. C. Sec. 4882), of chapter two-A (2-A), title X , supplement to the code, 1913, relating to the payment on drainage work.
\end{abstract}

\section*{Also :}

House File No. 513, a bill for an act to amend the law relating to the Iowa State Dairy Association, the Iowa Beef Cattle Producers' Association and the Iowa Corn and Small Grain Growers' Association, as the same appears in chapter one hundred eighty-seven (187), acts of the Thirty-seventh General Assembly, as amended by chaptër three hundred fifty (350), acts of the Thirty-eighth General Assembly (C. C. Sec. 1678 ), and to make an appropriation for said associations.

Also:
House File No. 502, a bill for an act repealing section seven hundred fifty-four-a (754-a), supplemental supplement to the code, 1915 (C. C. Sec. 3814 ) and enacting in lieu thereof provisions for the licensing regulating and limiting the operation of so called jitney busses and all motor vehicles operating and engaged in carrying passengers for hire on a plan similar to that followed by street railway companies, upon the streets and avenues of cities and towns, including cities or towns acting under the commission form of government, cities acting under
special charter and cities acting under the manager form of city government and providing penalties for the violation of this act.

Also
House File No. 389, a bill for an act to amend paragraph eleven (11) of section eight hundred ninety-four (894), supplemental supplement to the code, 1915 (C. C. Sec. 4038) relating to the care, preservation and adornment of cemeteries.

\section*{Also}

House File No. 537 , a bill for an act to amend section nineteen hundred eighty-nine-a thirteen (1989-a13), supplement to the code, 1913 (C. C. Sec. 4853), relating to the levy and collection of taxes on drainage improvements.

Also:
House File No. 391, a bill for an act to provide for the organization, regulation, taxation and operation of mutual insurance associations, also to repeal chapter five (5), title nine (IX) of the code, and amendments thereto (C. C. Sec. 5682 , chapter 8 ), and to enact a substitute: therefor.

Also:
House File No. 630, a bill for an act to provide for bonded warehouses for the storage of agricultural and other commodities.
W. H. Vance, Chairman.

Report adopted.
HOUSE FILE RETURNED TO SENATE
Children of Pottawattamie moved that the House return to the Senate House File No. 692, in accordance with their request.

Motion prevailed.

\section*{LEAVE OF ABSENCE}

On request of Mr. Speaker leave of absence was granted Kime of Webster for the remainder of the day.

\section*{INTRODUCTION OF BILLS}

By committee on claims, House File No. 868, a bill for an act making appropriation to pay certain claims allowed by committee on claims.

Read first and second time and referred to committee on appropriations.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 786, a bill for an act to provide for an appropriation of \(\$ 50,000.00\) annually during the next biennial, improving school conditions in coal mining camps.

Read first and second time and referred to committee on appropriations.

Substitute for Senate File No. 448, a bill for an act to repeal sections one (1) to five (5) inclusive of chapter three hundred sev-enty-nine (379) acts of the Thirty-eighth (38th) General Assembly, (C. C. Secs. 1778 to 1783 inclusive), and to enact substitutes therefor regulating and licensing the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum and other biological products for use upon domestic animals and providing penalties for violation of the provisions of this act.

Read first and second time and referred to the sifting committee.
Senate File No. 645, a bill for an act to amend section eighteen hundred twenty-four (1824) of the code as amended by chapter two hundred forty (240), of the acts of the Thirty-eighth General Assembly, 1919, (C. C. 5556), relating to fraternal beneficiary societies, orders aid associations, and providing who may be benefitciaries under certificates issued by such societies.

Read first and second time and referred to the sifting committee.
Senate File No. 588, a bill for an act to amend section two hundred fifty-four-a fourteen ( \(254-\mathrm{a}-14\) ) of the 1913 supplement of the code, (C. C. Sec. 2089), relating to delinquency in children, and providing for the punishment of any person responsible for, or in any way comtributing to the delinquency, or other offerses of any child, and conferring concurrent juristiction in the judge of the juvenile court to hear and dispose of such contributory delinquency cases.

Read first and second time and referred to the sifting committee.

Senate File No. 617, a bill for an act to prohibit the sale or disposal of shares of corporate stock in conjunction with policies of insurance.

Read first and second time and referred to the sifting committee.
Senate File No. 675, a bill for an act to amend section four thousand nine hundred ninety-nine-a-nine (4999-a9) supplemental supplement to the code, 1915 (C. C. Sec. 1064), relating to fire escapes.

Read first and second time and referred to the sifting committee.
On motion of Scott of Appanoose the House adjourned until 1:15 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{LETTER FROM ATTORNEY GENERAL T:O THE GOVERNOR ORDERED PRINTED IN THE JOURNAL}

On motion of Dodd of Howard the following letter from the attorney general to the governor was ordered printed in the journal:

April 2, 1921
Hon. N. E. Kendall, Governor of Iowa, Building.

Dear Governor Kendall:
In your letter of April 2, 1921, you ask for an opinion from this department upon the following proposition:
"After a bill, originating in the House, has passed that body, been messaged to the Senate, passed there, returned to the House, signed by the president of the Senate and the speaker of the House, properly enrolled and presented to the governor, can it be recalled by the House upon resolution adopted by it?'"

In the enactment of laws the legislature and the executive act together. The following process must be followed:

A bill must be properly originated, must pass both houses, must be signed by the speaker of the House and the president of the Senate, and then must be presented to the governor. The governor has the
right to either sign the bill or to return it to the house in which it originated.

Section 16 of article III of the constitution covers this matter. We quote it:
"Every bill which shall have passed the General Assembly, shall, before it becomes a law, be presented to the governor. If he approve, he shall sign it; but if not, he shall return it, with his objections, to the house in which it originated, which shall enter the same upon their journal, and proceed to reconsider it; if, after such reconsideration, it again pass both houses, by yeas and nays, by a majority of two-thirds of the members of each house, it shall become a law, notwithstanding the governor's objections. If any bill shall not be returned within three days after it shall have been presented to him (Sunday excepted), the same shall be a law in like manner as if he had signed it, unless the General Assembly, by adjournment prevent such return. Any bill submitted to the governor for his approval during the last three days of a session of the General Assembly, shall be deposited by him in the office of the secretary of state within thirty days after the adjournment, with his approval, if approved by him, and with his objection, if he disapproves thereof."

It will be observed further, that there is no rule of the House or of the Senate which provides that one of the houses can recall a bill from the governor without the consent of the other house. It will be observed further that there is no statute in the state which so provides. We must look then alone to the provisions of the constitution, to parliamentary procedure and to the decisions of the court.

We have alrealy quoted one section of the constitution and we will not quote the other sections applicable to the enactment of laws for the very simple reason that they are more or less inapplicable to the situation presented, however, we may say, that there is no provision in the constitution which authorizes the recall of a bill by the house originating the bill without the consent of the other house after the same has been presented to the governor. On the other hand, the constitutional provisions seem to specify that after this has been done there seems to be but one process to follow and this has been quoted.

This very proposition has been determined in the case of the People vs. Devlin, 33 N. Y. 269; 88 Amr. Dec. 377 , in which the court held flatly that "when a bill has passed both branches of the legislature and has been signed by the proper officers and sent to the governor. for approval, it cannot be recalled except by the joint action of both. If the governor sends the bill to either house on the request of such house any action it may take thereon is a nullity."

The court in this case discusses this matter at length and points out the absolute necessity for such a holding.

It may be said that if the governor acting out of courtesy should acquiesce in the request for a return of the bill would such request confer any power upon the house to act further upon it? I am frank in saying I do not believe that the House would have any power to act upon the measure without the consent and concurrence of the Senate. This would be true, in my opinion, even if the governor had intended to allow them to so act. The question is not acquiescence, it is not courtesy, it is solely a question of power. The power conferred upon each branch of the legislature and upon the governor is specific. No authority is shown to be given for such an act either by the rules of the legislature, by the statute or by the constitution.

In our search of parliamentary procedure we have been unable to find a single precedent to sustain such a contention, in fact, it has been the universal custom in the congress of the United States to recall bills from the president only by the concurrent action of both the House of Representatives and the Senate. We da not take the time to cite these precedents; suffice it to say that there are thousands of such precedents in the several states and in the national congress.

I would seem to be unnecessary to point out the reason for the matter, but it will be observed that after a bill has passed both houses that it the joint acts of the legislature, not the act of one branch of the legislature. To permit the House to exercise the right would give the House power to nullify the joint action of the legislature, reversing the case.

Assuming that the Senate was seeking to recall the measure after it had been adopted by the legislature and properly signed by the speaker of the House and by the president of the Senate the result would be that twenty-six members of a legislature consisting of one hundred fifty-eight members could nullify a joint action of the entire legislature.

If the right is true in one instance it would be true in all, and if the joint action of the legislature could be set aside in an instance such as you suggest it could be set aside in all instances, which would be contrary to the very principles of legislative action.

We find in our own files that this matter has been determined by previous attorneys general throughout a long period of years, and that they have uniformly held as I am compelled to hold in ihis instance.

It follows therefore, that after a bill has been presented to the governor the house originating the measure cannot without the consent of the other body recall the same, especially where objection ras been raised.

Respectfully yours,
Ben J. Gibson, Attorney General.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled House File No. 609, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Sac City, in the , county of Sac, state of Iowa.

Also :
House File No. 278, a bill for an act to provide for standard widths of sleighs and sleds.

Also:
House File No. 277, a bill for an act to amend section ten hundred fifty-six-a21 (1056-a21) and section ten hundred fifty-six-a26 (1056-a26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of government.

Also :
House File No. 536, a bill for an act to amend section thirty-four hundred seven (3407) of the code (C. C. Sec. 7938), relating to liability of executors in their own wrong.

Also :
House File No. 483, a bill for an act regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penaltes for the violation of this act.

\section*{Also :}

House File No. 494, a bill for an act to amend the law as it appears in section one hundred thirteen (113), supplement to the code, 1913, (C. C. Sec. 150), and section fourteen hundred fifty-seven (1457), supplement to the code, 1913, (C. C. Sec. 4767), relating to the payment of interest on public funds.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{CONSIDERATION OF BILLS}

Calendar No. 63, Senate File No. 413, a bill for an act to amend section one thousand six hundred thirty-seven (1637) supplement
to the code 1913 (C. C. 5637) relating to foreign corporations, with report of committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'
Ayes, 79
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Ramsey \\
Allyn & Gordon & Rankin \\
Anderson & Graham & Santee \\
Becker & Grimwood & Schirmer \\
Beeman & Hanna & Scott of Appanoose \\
Benz & Healy & Scott of Fremont \\
Blake & Huff & Shores \\
Bradley & Ingersoll & Slemmons \\
Brady & Knickerbocker & Smith \\
Buffington & Lake & Sterling \\
Carter & Letts & Stimson \\
Children & LeValley & Storey \\
Clark & Long & Truax \\
Colbert & McCulloch & Ulstad \\
Crisweli & McGhee & Van Camp \\
Edgington & Mayne & Vance \\
Edson & Miller & Venard \\
Elliott & Moorhead & Wamstad \\
Elson & Morgan & Weaver \\
Emery & Nervig & Weber \\
Fackler & Olonnell & Westervelt \\
Francis & Oarber of Adair & Oron \\
Garber of Fioyd & Parsons & Wolfe \\
Gibson & Perkins & Year \\
Gilbert & Peters & Mr. Speaker \\
Gilbertson & &
\end{tabular}

Nays, None
Absent br not voting, 29


The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Weaver of Polk moved to reconsider the vote by which Senate File No. 413 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{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:

Senate concurrent resolution requesting the return from the governor of House File No. 421.
L. W. Ainsworth, Secretary.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

On request of Blake of Fayette, unanimous consent having been obtained to suspend the rule which provides that a resolution shall lay on the table for one day, the following concurrent resolution was taken up and considered:

Be it resolved by the Senate, the House concurring, that the governor be requested to return House File No. 421 to the Senate for the correction of an error.

Blake of Fayette moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

\section*{CONSIDERATION OF BILLS}

Calendar No. 64, Senate File No. 450, a bill for an act to amend the law as it appears in section five (5), chapter three hundred forty-nine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds of the state of Iowa, was taken up for consideration.

Storey of Warren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Aldrich & Garber of Floyd & Parsons \\
Allyn & Gibson & Perkins \\
Anderson & Gilbert & Peters \\
Becker & Gilbertson & Peterson \\
Beeman & Gilmore of Clay & Powers \\
Benz & Graham & Ramsey \\
Berry & Grimwood & Sampson \\
Blake & Hanna & Santee \\
Bradley & Harrison & Schirmer \\
Brady & Healy & Scott of Appanoose \\
Buffington & Held & Scott of Fremont \\
Calhoun & Huff & Shores \\
Carter & Ingersoll & Slemmons \\
Children & Knickerbocker & Smith \\
Clark & Lake & Stimson \\
Colbert & Larson & Storey \\
Criswell & Letts & Truax \\
Dodd & LeValley & Ulstad \\
Donhowe & Long & Van Camp \\
Doolittle & McGhee & Vance \\
Edgington & Mayne & Venard \\
Edson & Miller & Wamstad \\
Elliott & Mills & Weaver \\
Elson & Moorhead & Weber \\
Emery & Morgan & Wolfe \\
Fackler & Nervig & Year \\
Forsling & OlDonnell & Young \\
Francis & Garber of & \\
& Adair & Orr
\end{tabular}

Nays, None
Absent or not voting, 23
\begin{tabular}{lll} 
Aiken & McClune & Rumley \\
Gilmore of Cedar & \begin{tabular}{l} 
McCulloch \\
Gordon \\
McDonald
\end{tabular} & \begin{tabular}{l} 
Schulte
\end{tabular} \\
Gunderson & Mcher & Springer \\
Hauge & Moen & Sterling \\
Justice & Narey & Westervelt \\
Kime & Ontjes & Yenter \\
Lockin & Parrott & Mr. Speaker \\
& Rankin &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 609.
House File No. 278.
House File No. 277.
House File No. 536.
House File No. 483.
House File No. 494.
Speaker pro tempore Larson in the chair.
Calendar No. 50, Senate File No. 587, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, (C. C. Sec. 7037), relating to practioners from other states, with report of committee recommending passage was taken up for consideration.

Carter of Hardin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Clay & Orr \\
\hline Aldrich & Gprdon & Parsons \\
\hline Anderson & Graham & Perkins \\
\hline Becker & Grimwood & Peters \\
\hline Beeman & Gunderson & Peterson \\
\hline Benz & Hanna & Ramsey \\
\hline Berry & Harrison & Ramiley \\
\hline Bradley & Healy & Sampson \\
\hline Brady & Held & Santee \\
\hline Buffington & Huff & Schirmer \\
\hline Calhoun & Ingersoll & Scott of Appanoose \\
\hline Carter & Knickerbocker & Scott of Freltion't \\
\hline Children & Lake & Shores \\
\hline Clark & Larson & Slemmons \\
\hline Colbert & Letts & Smith \\
\hline Criswell & LeValley & Sterling \\
\hline Dodd & Long & Storey \\
\hline Donhowe & McGhee & Truax \\
\hline Edgington & Mayne & Ulstad \\
\hline Edsoh & Miller & Van Camp \\
\hline Elliott & Mills & Vance \\
\hline Elson & Moen & Wamstad \\
\hline Emery & Moorhead &  \\
\hline Fackler & Morgan & Weber \\
\hline Francis & Narey & Wolfe \\
\hline Garber of Adair & Nervig & Year \\
\hline Garber of Floyd & O'Donneil & Yenter \\
\hline Gilbertson & Olson & \\
\hline
\end{tabular}

Nays, 3
Powers Young
Rankin
Absent or not voting, 22
\begin{tabular}{lll} 
Allyn & Justice & \begin{tabular}{l} 
Schulte \\
Blake
\end{tabular} \\
Doolittle & Kime & Springer \\
Forsling & Lockin & Stimson \\
Gibson & McClune & Venard \\
Gilbert & McCulloch & Westervelt \\
Gilmore of Cedar & McDonald & Ontjes \\
Hauge & Parrott &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 67, Senate File No. 721, a bill for an act to amend section thirty-seven (37), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2945), relating to the improvement by hard surfacing of any public highway that is a part of the primary road system and located along the corporate line of any city so as to apply to special charter cities, cities of the first and second class, and cities under the city manager plan, with report of committee recommending passage was taken up for consideration.

Elliott of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 71
\(\left.\begin{array}{lll}\text { Allyn } & \begin{array}{l}\text { Francis } \\
\text { Becker }\end{array} & \begin{array}{l}\text { Garber of Adair }\end{array} \\
\text { Beeman } & \text { Garber of Floyd } & \text { Long } \\
\text { McCulloch } \\
\text { Benz } & \text { McGhee }\end{array}\right]\)\begin{tabular}{l} 
Mayne \\
Bradley
\end{tabular}
\begin{tabular}{lll} 
Rankin & Shores & Wamstad \\
Rumley & Slemmons & Weaver \\
Sampson & Smith & Wolfe \\
Santee & Storey & Year \\
Schirmer & Truax & Yenter \\
Scott of Appanoose & Ulstad & Young \\
Scott of Fremont & Van Camp &
\end{tabular}

Nays, None
\(\Delta\) bsent or not voting, 37
\begin{tabular}{lll} 
Aiken & Gunderson & Orr \\
Aldrich & Hauge & Parrott \\
Anderson & Held & Powers \\
Berry & Justice & Schulte \\
Blake & Kime & Springer \\
Calhoun & Larson & Sterling \\
Clark & Letts & Stimson \\
Colbert & Lockin & Vance \\
Criswell & McClune & Venard \\
Fackler & McDonald & Weber \\
Forsling & Nervig & Westervelt \\
Gibson & Ontjes & Mr. Speake1
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 79, Senate File No. 641, a bill for an act to amend section six hundred ninety-four-c1 (694-c1) of the supplemental supplement of the code of Iowa, 1915, as amended, and section six hundred 'ninety-four-c5 (694-5) of supplemental supplement of the code of Iowa, 1915, as amended, relating to the jurisdiction of mayor's courts in incorporated towns situated within the territorial limits of a municipal court district, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Santee of Black Hawk the amendments proposed by the committee, found on pages 1623 and 1624 of the journal of March 29th, were adopted.

Mr. Santee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 73

Allyn
Beeman
Benz
Berry
Bradley
Buffington
Carter
Children
Clark
Dodd
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Clay
Graham
Grimwood
Gunderson
Hanna
Harrison
Healy
Ingersoll
Knickerbocker
Lake
LeValley
Long
McCulloch
McGhee
Mayne
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Parsons
Perkins
Peters
Peterson
Ramsey

Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter

Nays, 1
Donhowe
Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Cedar \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Ontjes \\
Anderson
\end{tabular} \\
Gordon & Orr \\
Becker & Hauge & Parrott \\
Blake & Held & Powers \\
Brady & Huff & Rankin \\
Calhoun & Kime & Schulte \\
Colbert & Justice & Springer \\
Criswell & Larson & Vance \\
Elliott & Letts & Young \\
Forsling & Lockin & Mr. Speaker \\
Francis & McClune & \\
& McDonald &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 52, House File No. 636, a bill for an act relating to insurance; amending section sixteen hundred and eigh-ty-nine (1689) of the code of Iowa, 1897, as amended by section one (1), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.) (C. C. 5603), and amending section sixteen hundred ninety-one (1691) of the
code of Iowa, 1897, (CC-5605), and amending section sixteen hundred ninety-four (1694), of the code of Iowa, 1897, as amended by section twelve (12), chapter four hundred and twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.) (CC-5617), and by amending section sixteen hundred ninety-five (1695), of the code of Iowa, 1897, (CC-5618), and amending section sixteen hundred ninety-six (1696), of the code of Iowa, 1897, (CC-5619), and amending section seventeen hundred (1700) as amended by section fourteen (14), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.) (CC-5623), and amending section seventeen hundred and nine (1709), supplement to the code, 1913, (CC-5627), and amending section seventeen hundred and ten (1710), supplement to the code, 1913, as amended by section five (5), chapter four hundred twenty-eight (428), laws of the Thirty-seventh General Assembly (37th G. A.), and section three (3), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.) (CC-5628), and amending section seventeen hundred eleven (1711) supplement to the code, 1913, (CC-5629), and amending section seventeen hundred fifteen (1715), (CC-5629), and amending section seventeen hundred fifteen (1715), of the code, 1897, (CC-5633), and amending section seventeen hundred sixteen (1716), of the code, 1897, (CC-5634), and amending section seventeen hundred eighteen (1718), of the code, 1897, (CC-5635), and amending section seventeen hundred nineteen (1719), of the code, 1897, (CC-5636), and amending section seventeen hundred twenty-one (1721) supplemental supplement to the code, 1915, as amended by section eighteen (18), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (37th G. A.)., and as amended by section one (1), chapter three hundred forty-six (346), laws of the Thirty-eighth General Assembly (38th G. A.) (CC-5637), and amending section seventeen hundred twenty-two (1722), of the code, 1897, (CC-5638), and amending section seventeen hundred twenty-seven (1727), of the code, 1897, (CC-5642), and amending section seventeen hunctred twenty-nine (1729), of the code, 1897, (CC-5644), and amending section seventeen hundred thirty-one (1731) of the code, (CC-5646), and amending section seventeen hundred thir-ty-two (1732) of the code, 1897, (CC- 5647), and amending section seventeen hundred thirty-eight (1738) of the code, 1897,
(CC-5653), and amending section seventeen hundred thirty-nine (1739) of the code, 1897, (CC-5654), and amending section seventeen hundred forty-four (1744) supplement to the code, 1913, as amended by section five (5), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.), (CC-5660), and amending section seventeen hundred forty-five (1745), supplement to the code, 1913, as amended by section six (6), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.), (CC-5661), and amending section seventeen hundred forty-eight (1748) of the code, 1897, (CC-5664), and amending section seventeen hundred fifty (1750) of the code, 1897, (CC-5735), and amending section seventeen hundred fifty-three (1753) of the code, 1897, (CC5668), and amending section seventeen hundred fifty-eight-a (1758-a), supplement to the code, 1913, (CC-5674), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Morgan of Jasper the amendments proposed by the committee, found on pages 1594 and 1595 of the journal of March 29th, were adopted.

Morgan of Jasper offered the following amendment and moved its adoption:

Amend House File No. 636 as follows:
Amend section eight (8) by inserting after the word "surplus" in line twelve (12) thereof, the following: ", and in no caze shall the excess reinsurance authorized exceed ten (10) per cent of the capital and surplus or the reinsuring company."

Amendment adopted.
Mr. Morgan moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the lill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 41
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Edgington \\
Becker
\end{tabular} & \begin{tabular}{l} 
Garber of Floyd \\
Blake
\end{tabular} \\
Elliott & Gibson \\
Buffington & Elson & Gilbert \\
Calhoun & Fackler & Graham \\
Dodd & Francis & Grimwood \\
& Garber of Adair & Hanna
\end{tabular}

Harrison
Ingersoll
Knickerbocker
Lake
Letts
LeValley
Long Miller

Nays, 33

Morgan
O'Donnell
Peters
Ramsey
Rankin
Sampson
Smith
Stimson

McCulloch
McGhee
Mayne
Moen
Nervig
Olson
Parsons
Peterson
Rumley
Santee
Scott of Appanoose

Van Camp
Vance
Venard
Weaver
Weber
Westervelt
Yenter

Aldrich
Benz
Berry
Brady
Carter
Children
Donhowe
Emery
Gilberrtson
Gilmore of Clay
Huff

Scott of Fremont
Shores
Slemmons
Sterling
Storey
Truax
Ulstad
Wamstad
Wolfe
Year
Young

Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Gunderson & Narey \\
Anderson & Hauge & Ontjes \\
Beeman & Healy & Orr \\
Bradley & Held & Parrott \\
Clark & Justice & Perkins \\
Colbert & Kime & Powers \\
Criswell & Larson & Schirmer \\
Doolittle & Lockin & Schulte \\
Edson & McClune & Springer \\
Forsling & McDonald & Mr. Speaker \\
Gilmore of Cedar & Mills & \\
Gordon & Moorhead &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 598, a bill for an act to repeal the law as it appears in subdivision seven (7) of chapter one hundred nine-ty-one (191) of the laws of the Thirty-seventh General Assembly, and chapters two hundred fourteen (214) and three hundred seventy-seven (377), of the acts of the Thirty-eighth General Assembly (C. C. 4482), and to enact a substitute therefor relating to exemptions from taxation of the property or soldiers, sailors, marines, nurses, and widows and child or childen of soldiers, sailors, and marines, and husbands of nurses, with majority report of committee recommending indefinite postponement and minority report of committee recommending passage, was taken up for consideration.

Rumley of Decatur moved that the report of the minority be substituted for the report of the majority.

Motion prevailed.

\section*{COMMUNICATION FROM THE GOVERNOR}

The following communication was received from the governor :

House of Representatives of the Thirty-ninth General Assembly:
I return herewith to your honorable body in which it originated, House File No. 623, relating to public utilities.

The parliamentary history of the bill is unusual and interesting. The record discloses that after it passed the House and was messaged to the Senate, a resolution was adopted by the House upon a vote of more than two-thirds of its membership, requesting the return of the measure to the House. This request was refused and the Senate passed the bill. After it was re-messaged to the House, motions respectively that it lie on the table and that it be not enrolled were presented and ruled out of order.

The provisions of the bill, creating a public service court consisting of three district judges, to be designated by the chief justice of the supreme court, are in my opinion in direct contravention of section five of article five of the constitution of the state, which renders such judges ineligible to any other office as follows:
"The district court shall consist of a single judge, who shall be elected by the qualified electors of the district in which he resides. The judge of the district court shall hold his office for the term of four years, and until his successor shall have been elected and gualified; and shall be ineligible to any other office, except that of judge of the supreme court, during the term for which he was elected."

Little doubt can be entertained, I think, that membership on the proposed court would be the occupancy of another "office" as defined in this section. The court is to be a department of the state; its members are to be appointed for fixed and definite terms; the functions to be exercised are governmental. In addition to this, the selection of the court by the chief justice enjoins upon that official duties which are no where authorized in the constitution and have not been heretofore contemplated in the laws.

In my judgment, section nine of the bill violates a fundamental principle of our law and is a complete reversal of the policy of the state in dealing with public utilities. It deprives the people and their representatives on city councils and boards of suervisors of every vestige of power to protect the interest of the public in its streets and highways; for it, in effect, confers upon the utilities now established in the numerous
cities and towns of the state a perpetual right to enjoy the benefits and privileges secured to them under contract franchises granted by a vote of the people for definite terms. The provision enabling such indeterminate franchises to be terminated, is in my opinion wholly inadequate.

The court is limited to cancellation only "for non-user and when public necessity requires." It is fair to assume that "non user" would rarely arise and it is difficult to conceive a situation where "public necessity would require" the termination of a franchise no matter how inefficiently the corporation enjoying it was operating.

Another evil in the bill is that the court erected by it is awarded unlimited power and authority in the employment of assistant clerks, examiners, experts, stenographers, etc., all without any restriction whatever as to their number or their compensation. Inevitably the expenses attendant upon such a tribunal would be enormous, and the burden thereof should not, at this critical juncture, be entailed upon the taxpayers of the state. I believe now, as at the opening of the session, that retrenchment rather than expansion should be enforced in every direction possible.

Because of the objections indicated herein, I return the bill without my approval.

Respectfully submitted,
N. E. Kendall,

Governor.

\section*{CONSIDERATION OF BILLS}

The House resumed consideration of Senate File No. 598.
Donhowe of Story moved the previous question.
Motion prevailed.

Rumley of Decatur moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question,."Shall the bill pass?'"

Ayes, 78
\begin{tabular}{lll} 
Aiken & Carter & Fackler \\
Aldrich & Children & Forsling \\
Allyn & Criswell & Francis \\
Anderson & Dodd & Garber of Adair \\
Becker & Donhowe & Garber of Floyd \\
Beeman & Doolittle & Gibson \\
Benz & Edson & Gilbert \\
Berry & Elliott & Gilmore of Clay \\
Bradley & Elson & Gordon \\
Brady & Emery & Graham
\end{tabular}

Grimwood
Healy
Held
Huff
Ingersoll
Justice
Knickerbocker
Lake
Larson
Letts.
LeValley
Long
McCulloch
McGhee
Mayne
Miller

Nays, 4
\begin{tabular}{|c|c|}
\hline Buffington & Gilberts \\
\hline Edgington & Vance \\
\hline
\end{tabular}

Absent or not voting, 26

\section*{Blake}

Calhoun
Clark
Colbert
Gilmore of Cedar
Gunderson
Hanna
Harrison
Hauge

Mills
Moorhead
Morgan
Nervig
O'Donnell
Olson
Parsons
Peters
Peterson
Powers
Ramsey
Rumley
Sampson
Santee
Schirmer
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Storey
Truax
Ulstad
Van Camp
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Mr. Speaker

Perkins
Rankin
Schulte
Scott of Appanoose
Springer
Stimson
Westervelt
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 72, Senate Joint Resolution No. 5, a joint resolution, relating to flower day, with report of committee recommending passage was taken up for consideration.

Young of Davis moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution pass?"

Ayes, 78

Aldrick
Allyn
Becker
Beeman
Benz
Bradley
Brady
Buffington
Calhoun
Carter
Children
Criswell

Donhowe
Doolittle
Edgington
Edson
Elson
Emery .

Francis
Garber of Floyd Garber of Adair Gilbert Gilbertson Gilmore of Clay Gordon
Graham Grimwood Gunderson Healy
Held
Huff
Ingersoll
Justice Knickerbocker
Lake Larson
LeValley
Long
Nays, 3
Berry
Fackler

McCulloch
McGhee
Miller
Mills
Moen
Moorhead
Nervig
O'Donnell
Olson
Orr
Parsons
Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer

Mayne

Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Morgan \\
Anderson & Hanna & Narey \\
Blake & Harrison & Ontjes \\
Clark & Hauge & Parrott \\
Colbert & Kime & Powers \\
Dodd & Letts & Schulte \\
Elliott & Lockin & Springer \\
Forsling & McClune & Westervelt \\
Gibson & McDonald & Mr. Speaker
\end{tabular}

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 59, House File No. 839, a bill for an act to legalize certain acts of the board of control of state instiutions granting two leases to the government of the United States on a certain real estate situated near Knoxville, known as the State Hospital for inebriates, with report of committee recommending passage was taken up for consideration.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passq",

Ayes, 67

Aldrich
Allyn
Becker
Benz
Berry
Blake
Bradley
Brady
Buffington
Carter
Criswell
Donhowe
Doolittle
Edgington
Edson
Elson
Emery
Fackler
Forsling
Garber of Adair
Gilmore of Clay
Gordon
Grimwood

Hanna
Healy
Held
Huff
Ingersoll
Knickerbocker
Larson
LeValley
Long
McCulloch
McGhee
Mayne
Mills
Moen
Moorhead
Nervig
Orr
Parsons
Peters
Peterson
Powers
Ramsey
Rumley

Sampson
:Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year

Nays, None

Absent or not voting, 41

Aiken
Anderson
Beeman
Calhoun
Children
Clark
Colbert
Dodd
Elliott
Francis
Garber of Floyd
Gibson
Gilbert
Gilbertson
\begin{tabular}{ll} 
Gilmore of Cedar & \begin{tabular}{l} 
Narey \\
O'Donnell
\end{tabular} \\
Graham & Olson \\
Gunderson & Parrison \\
Harkins \\
Hauge & Ontjes \\
Justice & Parrott \\
Kime & Rankin \\
Lake & Schulte \\
Letts & Springer \\
Lockin & Westervelt \\
McClune & Yenter \\
McDonald & Young \\
Miller & Mr. Speaker \\
Morgan &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 60, Senate File No. 361, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (compiled code, 4038), and section nineteen hundred eighty-nine-a thirty-eight (1989-a38), supplement to the code, 1913, as amended by section one (1), of chapter twenty-eight (28), acts of the Thirty-seventh (37th) General Assembly, (C. C. Sec. 4886), in regard to levy of tax by cities and towns to pay
special assessments for street improvements, with report of committee recommending passage, was taken up for consideration.

Ulstad of Wright moved that the bill be read a third time now and placed upon its nassage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 79
\begin{tabular}{lll} 
Aiken & Grimwood & Powers \\
Aldrich & Gunderson & Ramsey \\
Allyn & Hanna & Rankin \\
Becker & Harrison & Rumley \\
Beman & Healy & Sampson \\
Berry & Held & Santee \\
Blake & Huff & Schirmer \\
Brady & Ingersoll & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Calhoun & Lake & Shores \\
Carter & Larson & Slemmons \\
Children & LeValley & Smith \\
Clark & Long & Sterling \\
Criswell & McCulloch & Stimson \\
Donhowe & McGhee & Storey \\
Doolittle & Mayne & Truax \\
Edgington & Miller & Ulstad \\
Edson & Mills & Van Camp \\
Elson & Moen & Vance \\
Emery & Moorhead & Venard \\
Fackler & Nervig & Wamstad \\
Forsling & O'Donnell & Weaver \\
Garber of Adair & Orr & Weber \\
Gilbertson & Parsons & Wolfe \\
Gilmore of Clay & Perkins & Year \\
Gordon & Peters & \\
Graham & Peterson &
\end{tabular}

Nays, None
Absent or not voting, 29
\begin{tabular}{lll} 
Anderson & Gilmore of Cedar & Olson \\
Benz & Hauge & Ontjes \\
Bradley & Justice & Parrott \\
Colbert & Kime & Schulte \\
Dodd & Letts & Springer \\
Elliott & Lockin & Westervelt \\
Francis & McClune & Yenter \\
Garber of Floyd & McDonald & Young \\
Gibson & Morgan & Mr. Speaker \\
Gilbert & Narey &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 73, Senate File No. 363, a bill for an act to amend section eight hundred forty-h ( \(840-\mathrm{h}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3912), and section eight hundred forty-i ( \(840-\mathrm{i}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3913), and section eight hundred forty-j ( \(840-\mathrm{j}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3914), and section eight hundred forty-k ( \(840-\mathrm{k}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3915 ), and section eight hundred forty-m ( \(840-\mathrm{m}\) ), supplemental supplement to the code, 1915, (compiled code, Sec. 3917), and section eight hundred forty-n (840-n), supplemental supplement to the code, 1915, (compiled code, Sec. 3918), and section eight hundred forty-o (840-0), supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventy-six (376), acts of the Thirty-seventh (37th) General Assembly, (compiled code, Sec. 3919), in regard to improving highways leading into cities, with report of committee recommending passage, was taken up for consideration.

Ulstad of Wright moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aldrich & & Grimwood \\
Allyn & & Peters \\
Becker & Gunderson & Peterson \\
Beeman & Hanna & Powers \\
Benz & Harrison & Sampson \\
Berry & Healy & Santee \\
Rlake & Held & Schirmer \\
Brady & Huff & Scott of Appanoose \\
Buffington & Ingersoll & Scott of Fremont \\
Carter & Justice & Shores \\
Children & Knickerbocker & Slemmons \\
Clark & Lake & Smith \\
Criswell & Larson & Sterling \\
Donhowe & Letts & Stimson \\
Doolittle & LeValley & Storey \\
Edgington & Long & Truax \\
Edson & McCulloch & Ulstad \\
EIson & McGhee & Van Camp \\
Emery & Mayne & Vance \\
Forsling & Moen & Venard \\
Garber of Adair & Moorhead & Nervig \\
Gilbertson & O'Donnell & Wamstad \\
Gilmore of Clay & Orr & Wober \\
Gordon & Parsons & Weaver \\
Graham & Perkins & Year \\
& & Young
\end{tabular}

Nays, 1
Morgan
Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Gilbert & Ontjes \\
Anderson & Gilmore of Cedar & Parrott \\
Bradley & Hauge & Ramsey \\
Calloun & Kime & Rankin \\
Colbert & Lockin & Rumley \\
Dodd & McClune & Schulte \\
Elliott & McDonald & Springer \\
Fackler & Miller & Westervelt \\
Francis & Mills & Yenter \\
Garber of Floyd & Narey & Mr. Speaker \\
Gibson & Olson &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 45, Senate File No. 494, a bill for an act to amend section four hundred eighty-two (482) of the code (compiled code, section 3165), relating to the duties of the county treasurer providing a seal, and requiring an impression of the seal on each motor vehicle registration, with report of committee recommending passage, was taken up for consideration.

Becker of Clayton moved that the bill be. read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilmore of Clay & McGhee \\
\hline Becker & Gordon & Mayne \\
\hline Beeman & Graham & Miller \\
\hline Brady & Grimwood & Moen \\
\hline Buffington & Hanna & Moorhead \\
\hline Carter & Healy & Nervig \\
\hline Children & Held & O'Donnell \\
\hline Clark & Huff & Orr \\
\hline Criswell & Ingersoll & Parsons \\
\hline Donhowe & Justice & Perkins \\
\hline Doolittle & Knickerbocker & Peters \\
\hline Edgington & Lake & Peterson \\
\hline Edson & Larson & Sampson \\
\hline Emery & Letts & Santee \\
\hline Forsling & LeValley & Schirmer \\
\hline Francis & Long & Scott of Appanoose \\
\hline Garber of Adair & McCulloch & Scott of Fremont \\
\hline
\end{tabular}

Shores
Slemmons
Smith
Sterling
Stimson Storey

Truax
Ulstad
Van Camp
Vance
Venard
Wamstad

Weaver
Weber
Wolfe
Year

Nays, 1
Morgan
Absent or not voting, 40

Aiken
Aldrich
Anderson
Benz
Berry
Blake
Bradley
Calhoun
Colbert
Dodd
Elliott
Elson
Fackler
Garber of Floyd

Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gunderson
Harrison
Hauge
Kime
Lockin
McClune
McDonald
Mills
Narey
Olson

Ontjes
Parrott
Powers
Ramsey
Rankin
Rumley
Schulte
Springer
Westervelt
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 85, House File No. 854, a bill for an act to legalize an election held for the purpose of voting on the proposition, "Shall the proposed consolidated independent school district of De Soto be established?", held October 26, 1920, in said district located in Dallas and Madison counties, Iowa, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Children \\
Becker \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Emery \\
Clark
\end{tabular} \\
Benz & Criswell & Fackler \\
Berry & Donhowe & Francis \\
Brady & Doolittle & Garber of Adair \\
Buffington & Edgington & Gilmore of Clay \\
Carter & Edson & Gordon \\
Elson & Graham \\
& & Grimwood
\end{tabular}
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Justice
Knickerbocker
Lake
Larson
Letts
LeValley
Long
McCulloch
McGhee
Mayne

Miller
Mills
Moen
Moorhead
Nervig
O'Donnell
Parsons
Perkins
Peters
Peterson
Powers
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont

Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Weaver
Weber
Wolfe
Year
Young

Nays, None

Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & & Gilbert \\
Aldrich & Gilbertson & Ontjes \\
Anderson & Gilmore of Cedar & Orr \\
Blake & Parrott \\
Bradley & & Gunderson \\
Calhoun & Hauge & Ramsey \\
Colbert & Kime & Rankin \\
Dodd & Lockin & Rumley \\
Elliott & McClune & Schulte \\
Forsling & McDonald & Springer \\
Garber of Floyd & Morgan & Wamstad \\
Gibson & Narey & Westervelt \\
& Olson & Yenter \\
& & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 76, Senate File No. 547, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa county, Iowa, with report of committee recommending amendment and passage was taken up for consideration.

On motion of McCulloch of Iowa the amendments proposed by the committee, found on page 1624 of the journal of March 29th, were adopted.

Mr. MeCulloch moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 69

Allyn
Beeman
Benz
Berry
Brady
Buffington
Calhoun
Carter
Criswell
Donhowe
Doclittle
Edgington
Elson
Emery
Fackler
Francis
Garber of Adair
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna

Harrison
Healy
Huff
Ingersoll
Justice
Knickerbocker
Lake
Larson
Letts
LeValley
Long
McCulloch
MeGhee
Mayne
Miller
Mills
Moen
Moorhead
Nervig
O'Donnell
Orr
Parsons
Peters

Peterson
Powers
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Ulstad
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year

Nays, None

Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Garber of Floyd \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Olson \\
Oibson
\end{tabular} \\
Onderson & Gilbert & Ontjes \\
Fecker & Gilbertson & Parrott \\
Blake & Qilmore of Cedar & Ramins \\
Bradley & Rauge & Rankin \\
Children & Held & Schulte \\
Clark & Kime & Springer \\
Colbert & Lockin & Van Camp \\
Dodd & McClune & Westervelt \\
Edson & McDonald & Yenter \\
Elliott & Morgan & Young \\
Forsling & Narey & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 70 , House File No. 691, a bill for an act to amend section eighteen (18) of chapter two hundred and eighty-five (285), acts of the Thirty-eighth General Assembly (C. C. Sec. 3953) authorizing certain cities to issue bonds to defray the expenses of improvements to protect property within their limits from danger and damage from floods and high water by deepening, widening, straightening, altering, diverting, changing or otherwise improving
water courses within their limits, and to provide for the levy of special assessments and other taxes to defray the expenses of such improvements and the issuance of bonds and certificates in anticipation of such tax and special assessments, by making the same applicable to special charter cities, cities under the city manager plan and cities of twenty thousand \((20,000)\) or more population, with report of committee recommending passage, was taken up for consideration.

Children of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 64
\begin{tabular}{lll} 
Allyn & Ingersoll & Powers \\
Becker & Justice & Rankin \\
Beeman & Knickerbocker & Rumley \\
Berry & Lake & Santee \\
Brady & Larson & Schirmer \\
Buffington & Letts & Scott of Appanoose \\
Carter & LeValley & Scott of Fremont \\
Children & Long & Shores \\
Criswell & McCulloch & Shommons \\
Donhowe & McGhee & Smith \\
Doolittle & Mayne & Storey \\
Edgington & Miller & Truax \\
Emery & Mills & Ulstad \\
Fackler & Moen & Vance \\
Forsling & Moorhead & Venard \\
Garber of Adair & Morgan & Weaver \\
Gilmore of Clay & Nervig & Weber \\
Grimwood & O'Donnell & Wolfe \\
Hanna & Orr & Year \\
Harrison & Parsons & Young \\
Healy & Puff & Peters \\
& Peterson &
\end{tabular}

\author{
Nays, None
}

Absent or no voting, 44
\begin{tabular}{lll} 
Aiken & Dodd & Gilmore of Cedar \\
Aldrieh & Elliott & Gordon \\
Anderson & Edson & Graham \\
Benz & Elson & Gunderson \\
Blake & Francis & Hauge \\
Bradley & Garber of Floyd & Held \\
Calhoun & Gibson & Kime \\
Clark & Gilbert & Lockin \\
Colbert & Gilbertson & McClune
\end{tabular}

McDonald
Narey
Olson
Ontjes
Parrott
Perkins

Ramsey
Sampson
Schulte
Springer
Sterling
Stimson

Van Camp
Wamstad
Westervelt
Yenter
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 53, House File No. 673, a bill for an act amending section nineteen hundred eighty-nine-a thirty-two (1989-a32), supplement of the code, 1913, (C. C. Sec. 4880), relating to drainage districts, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Children of Pottawattamie the amendments proposed by the committee, found on page 1603 of the journal of March 29th, were adopted.

Mr. Children moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 64
\begin{tabular}{lll} 
Aiken & Hanna & Peterson \\
Allyn & Harrison & Rankin \\
Becker & Healy & Rumley \\
Beeman & Tngersoll & Santee \\
Benz & Tustice & Schirmer \\
Brady & Knickerbocker & Scott of Appanoose \\
Buffington & Lake & Scott of Fremont \\
Carter & Larson & Shores \\
Children & Letts & Slemmons \\
Criswell & LeValley & Smith \\
Donhowe & Long & Storey \\
Doolittle & McCulloch & Truax \\
Edgington & McGhee & Ulstad \\
Elson & Miller & Vance \\
Emery & Mills & Wamstad \\
Fackler & Maen & Weaver \\
Garber of Adair & Moorhead & Weber \\
Gilbertson & Nervig & Wolfe \\
Gilmore of Clay & O'Donnell & Year \\
Gordon & Orr & Garsons \\
Graham & Grimwood & Peters
\end{tabular}

Nays, None

Alosent or no voting, 44
\begin{tabular}{lll} 
Aldrich & Gilbert & Parrott \\
Anderson & Gilmore of Cedar & Perkins \\
Berry & Gunderson & Powers \\
Blake & Hauge & Ramsey \\
Bradley & Held & Sampson \\
Calhoun & Huff & Schulte \\
Clark & Kime & Springer \\
Colbert & McClune & Sterling \\
Dodd & McDonald & Stimson \\
Edson & Lockin & Van Camp \\
Elliott & Mayne & Venard \\
Forsling & Morgan & Westervelt \\
Francis & Narey & Yenter \\
Garber of Floyd & Olson & Mr. Speaker \\
Gibson & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 2d day of April, 1921, sent to the governor for his approval, House File No. 609, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Sac City, in the county of Sac, state of Iowa.

Also :
House File No. 278, a bill for an act to provide for standard widths of sleighs, and sleds.

Also :
House File No. 277, a bill for an act to amend section ten hundred fifty-six-a21 (1056-a21) and section ten hundred fifty-six-a26 (1056a26) of the supplement to the code, 1913, relating to the nomination and election of mayor and councilmen in cities under commission form of government.

\footnotetext{
Also :
House File No. 536, a bill for an act to amend section thirty-four hundred seven (3407) of the code (C. C. Sec. 7938), relating to liability of executors in their own wrong.
}

Also:
House File No. 483, a bill for an act regulating the practice of podiatry; providing for the examination and licensing of podiatrists and penalties for the violation of this act.

Also:
House File No. 494, a bill for an act to amend the law as it appears in section one hundred thirteen (113), supplement to the code, 1913 (C. C. Sec. 150 ), and section fourteen hundred fifty-seven (1457), supplement to the code, \({ }^{1913}\) (C. C. Sec. 4767 ), relating to the payment of interest on public funds.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{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. 466, a bill for an act to amend section thirteen hundred fifty-nine (1359) of the code (C. C. Sec. 4589), relating to mileage of assessors.
L. W. Ainsworth, 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 Senate was asked:

House concurrent resolution requiring the employment of certain help after adjournment.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I 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. 780, a bill for an act to amend section \(224-\mathrm{d}\) supplemental supplement to the code, 1915 (C. C. 169), relating to the delivery of copies of reports of decisions of the supreme court by the publishers to the secretary of stat \(\epsilon\) and payment therefor.

\footnotetext{
L. W. Ainsworti, Secretary.
}

Also :
Mr. Speaker-I 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. 646, a bill for an act to amend section one thousand eight hundred thirty-two (1832) supplement to the code, 1913 (C. C. Sec. 5564) relating to the matter of fraternal beneficiary societies, orders, or associations.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 730, a bill for an act to repeal section 694-c49, supplemental supplement to the code, 1915 (C. C. Sec. 6890), relating to shorthand reporters, and enacting a substitute therefor.
L. W. Ainsworth, sectetary.

Also :
Mr. Speaker-I 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. 648, a bill for an act to amend the law as it appears in section 2407, supplemental supplement to the code, 1915, (C. C. 968), relating to punishments for violation of liquor injunctions.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 620, a bill for an act to amend section (2110-1), supplement to the code, 1913 (C. C. 5171), and providing for the adjudication of disagreements with reference to scales.
L. W. Ainsworth, Secretary.

Also :
4 as
Mr. Speaker-I 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. 482, a bill for an act to repeal sections five thousand seventy-seven-a fourteen (5077-a14), five thousand scv-enty-seven-a fifteen (5077-a15) five thousand seventy-seven-a sixteen
(5077-a16), five thousand seventy-seven-a seventeen (5077-a17), five thousand seventy-seven-a eighteen ( \(5077-\mathrm{a} 18\) ), five thousand seventy-seven-a nineteen (5077-a19), five thousand seventy-seven-a twenty (5077-a20), five thousand seventy-seven-a twenty-one (5077-a21), five thousand seventy-seven-a twenty-two (5077-a22), five thousand sev-enty-seven-a twenty-three (5077-a23), supplement to the code, 1913 (C. C. \(1522,1523,1524,1525,1526,1527,1528,1529,1530,1531\) ) and five thousand seventy-seven-a twenty-four (5077-a24), supplemental supplement to the code, 1915 (C. C. 1532), and to amend section five thousand seventy-seven-a six (5077-a6), supplement to the code, 1913 ( C. C. 1514), and to enact substitutes therefor and providing for standards of purity of agricultural seeds offered for sale and enforcement of such provisions.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 580 , a bill for an act to amend section one of chapter forty-nine acts of the 37 th General Assembly (C. C. Sec. 3206), relating to the amount of mileage authorized by law to be collected by sheriffs.

\author{
L. W. Ainsworth, Secretary.
}

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 620, a bill for an act to amend section twen-ty-one hundred and ten-1 (2110-l), supplement to the code, 1913, (C. C. 5171), and providing for the adjudication of disagreements with reference to scales.

Read first and second time and referred to sifting committee.
Senate File No. 648, a bill for an act to amend the law as it appears in section twenty-four hundred seven ( 2407 ), supplenental supplement to the code, 1915, (C. C. 968), relating to punishment for violation of liquor injunctions.

Read first and second time and referred to sifting committee.
Senate File No. 730, a bill for an act to repeal section. six hundred ninety-four-e forty-nine (694-c49) supplemental supplement to the code, 1915, (C. C. Sec. 6890), relating to shorthand reporters, and enacting a substitute therefor.

Read first and second time and referred to sifting committee.

Senate File No. 646, a bill for an act to amend section eighteen hundred thirty-two (1832) of the supplement to the code, 1:13, (C. C. 5564) relating to the matter of fraternal beneficiary societies, orders, or associations.

Read first and second time and referred to sifting committee.
Senate File No. 580, a bill for an act to amena section one (1) of chapter forty-nine (49) acts of the Thirty-seventh General Assembly (C. C. Sec. 3206), relating to the amount of mileage authorized by law to be collected by sheriffs.

Read first and second time and referred to sifting committee.
Senate File No. 780, a bill for an act to amend section two hundred twenty-four-d (224-d) supplemental supplement to the code, 1915, (C. C. Sec. 169), relating to the delivery of copies of reports of decisions of the supreme court by the publisher - to the secretary of state and payment therefor.

Read first and second time and referred to sifting committee.
Substitute for Senate File No. 482, a bill for an act to repeal sections five thousand seventy-seven-a fourteen (5077-a14), five ihousand seventy-seven-a fifteen (5077-a15), five thousand sev-enty-seven-a sixteen (5077-a16), five thousand seventy-seven-a seventeen ( \(5077-\mathrm{a} 17\) ), five thousand seventy-seven-a eighteen (5077-a18), five thousand seventy-seven-a nineteen (5077-a19), five thousand seventy-seven-a twenty (5077-a20), five thousand seventy-seven-a twenty-one (5077-a 21 ), five thousand seventy-seven-a twenty-two (5077-a22), five thousand seventy-seven-a twenty-three (5077-a23) supplement to the code, 1913, (C. C. \(1522,1523,1524,1525,1526,1527,1528,1529,1530,1531)\) and five thousand seventy-seven-a twenty-four (5077-a24) supplemental supplement to the code, 1915, (C. C. 1532), and to enact substitute therefor and providing for standards of purity of agricultural seeds offered for sale and enforcement of such provisions.

Read first and second time and referred to sifting committee.

\section*{SUMMARY OF MANUFACTURING INDUSTRY}

On motion of Lake of Woodbury the following summary of of the manufacturing industry in thirty counties of Iowa, taken ly A. L. Urick, labor commissioner of lowa, was ordered printed in the journal:


\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File No. 691 passed the House.
L. B. Forsling,

I second the motion.

\author{
Lawrence. I. Tbutax.
}

\section*{AMENDMENTS FILED}

Lake of Woodbury filed the following amendment:
Amend House File 851 (Senate File 781) by striking out all of section one (1) and substituting the following:
"The printing board shall be composed of the governor, the secretary of state and the auditor of state."

Also by striking out all of section two (2) and substituting the following:
"The printing board shall enter into contracts for and on behalf of the state for the purchase of all printing and printing material for the use of the state in any of its departments and for the general assembly."

Also by striking out all of section three (3) and substituting the folJowing:
"The state document editor shall be ex-officio secretary and general executive-officer of the printing board, and shall have supervision of all matters pertaining to the making and enforcement of the contracts and such other duties as are necessary or incident to the contracts herein provided."

Also by striking out all of section four (4) and substituting the following:
"The state document editor shall have the authority to appoint an assistant, subject to the approval of the printing board, who shall have the same qualification as the document editor."

Also by striking out all of section eight (8) and substituting the following:
"Printing shall be taken to mean all processes or work necessary to the production of ordinary printed matter. Printing material shall include all paper, stock and other things used in printing."

Also by amending section twenty-six (26) by striking out all after the period at the end of the sentence in the fourth line thereof.

Also by amending section thirty-six (36) by striking out the words "printing board" in line nine (9) and inserting in lieu thereof the words "document editor or his assistant"; and by striking out the word "board" in line eleven (11) and inserting in lieu thereof the words "document editor or his assistant."

Also amend Senate File 851 by striking out the following sections, namely five (5), six (6), seven (7), nine (9), twenty-one (21), twentyseven (27), twenty-eight (28), twenty-nine (29), thirty-seven (37) and all other sections of the bill following said section thirty-seven (37); and by renumbering the remaining sections in numerical order.

Also add as an additional section the following:
Sec. Chapter one hundred eighty-three (183), laws of the Thirtyseventh General Assembly is heroby repealed.

Anderson of Winnebago filed the following amendment:
Amend Senate File No. 629 by adding thereto the following section:
"Sec. 2. That fifty thousand dollars ( \(\$ 50,000\) ) be appropriated, out of any money in the state treasury not otherwise appropriated, to be used by the executive council in the restoration of Rice Lake as a state park project."

Clark of Linn filed the following amendment:
Amend Senate File 591 as follows:
By inserting after the word "such" in line seven (7) thereof, the words "injury or".

By striking out the words "the nearest available peace officer" in line eight (8) of said bill, and inserting in lieu thereof the following: "some peace officer as near as practicable to the place of injury or accident, or to the county attorney or sheriff of the county in which said injury or accident took place."

Mayne of Palo Alto, from the sifting committee, filed the following amendments to Senate File No. 464:

Amend section 1 by adding after the word "repealed" in line seven (7) thereof the following: "except subdivision " \(b\) " of section twentyseven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, as amended."

Also amend section 2 by striking out the word "new" in the first line thereof and inserting in lieu thereof the word "consolidated".

Also amend by adding to section 2 the following: "All consolidated school corporations in process of establishment or organization at the time this act takes effect, may complete their organizations under the law in force immediately prior to the taking effect of this act."

Also amend said bill by striking out section 10 thereof and inserting in lieu thereof the following:
"Section 10. No member of a county board of edugation who lives or owns land within the territory described in the petition, or who lives or owns land within a school corporation a part of which is included in the petition, or who has filed objection to the establishment of a new school corporation, shall take any part in determining any matter which may come before the county board of a joint meeting for hearing."

On motion of Beeman of Allamakee the House adjourned until 9:30 a. m., Monday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives,
Des Moines, April 4, 1921.
House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Thomas McGregor, pastor of the First Presbyterian church, Indianola.

Journal of April 2nd corrected and approved.
LEAVE OF ABSENCE
On request of Criswell of Boone leave of absence was granted Stimson of Page for the day.

\section*{PETITIONS}

Scott of Appanoose presented a petition from citizens of Centerville relative to the Rumley bill.

Perkins of Sac presented a petition from citizens of Auburn relative to House File No. 573.

Smith of Clinton presented a petition from citizens of Clinton county relative to House File No. 573.

Above petitions referred to their respective committees.

\section*{HOUSE RECONSIDERS VOTE ON SENATE AMENDMENT to house file no. 421}

Springer of Louisa moved to reconsider the vote by which the House concurred in the Senate amendment to House File No. 421.

On the question, "Shall the House reconsider the vote by which the House concurred in the Senate amendment to House File No. 421?"

Ayes, 74
\begin{tabular}{lll} 
Aldrich & Graham & Peterson \\
Allyn & Grimwood & Ramsey \\
Anderson & Gunderson & Rumley \\
Becker & Hanna & Sampson \\
Beeman & Harrison & Santee \\
Benz & Hauge & Schirmer \\
Berry & Healy & Scott of Appanoose \\
Bradley & Held & Scott of Fremont \\
Brady & Huff & Shores \\
Buffington & Ingersoll & Slemmons \\
Calhoun & Justice & Springer \\
Clark & Knickerbocker & Sterling \\
Colbert & LeValley & Storey \\
Criswell & Long & Truax \\
Donhowe & McCulloch & Ulstad \\
Elson & McDonald & Vance \\
Emery & McGhee & Venard \\
Fackler & Moen & Wamstad \\
Francis & Narey & Weber \\
Garber of Adair & Nervig & Wolfe \\
Gibson & O'Donnell & Year \\
Gilbert & Olson & Yenter \\
Gilmore of Cedar & Ontjes & Young \\
Gilmore of Clay & Perkins & Mr. Speaker \\
Gordon & Peters &
\end{tabular}

Nays, 1
Weaver

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Gilbertson & Morgan \\
Blake & Kime & Orr \\
Carter & Lake & Parrott \\
Children & Larson & Parsons \\
Dodd & Letts & Powers \\
Doolittle & Lockin & Rankin \\
Edgington & McClune & Schulte \\
Edson & Mayne & Smith \\
Elliott & Miller & Stimson \\
Forsling & Mills & Van Camp \\
Garber of Floyd & Moorhead & Westervelt
\end{tabular}

So the House reconsidered the vote by which the House concurred in the Senate amendments to House File No. 421, found on pages 1682 and 1683 of the journal.

Springer of Louisa offered the following amendment to the Senate amendment to House File No. 421, and moved that the House amend and concur in the Senate amendment to House File No. 421:

Amend the Senate amendment to House File No. 421, found on page 1682 of the House journal, by inserting immediately after the word "That"
in line one (1) of the amendment the words "lines one (1) to twentytwo (22), inclusive, of".

On the question, "Shall the House amend and concur in the Senate amendment to House File No. 421 ?"

Ayes, 71
Allyn
Anderson
Becker
Beeman
Benz
Bradley
Brady
Buffington
Carter
Children
Clark
Colbert
Criswell
Donhowe
Doolittle.
Eddson
Elson
Emery
Fackler
Francis
Garber of
Gibson
Gilbert
Gilmore of
Gedar

Gilmore of Clay
Gordon
Graham
Grimwood
Hanna
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
LeValley
Long
McCulloch
McDonald
McGhee
Morgan
Narey
Nervig
O'Donnell
Olson
Perkins

Peters
Peterson
Ramsey
Sampson
Santee
Schirmer
Scott of Appanoose
Shores
Smith
Springer
Sterling
Storey
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Young
Mr. Speaker

Scott of Fremont
Larson
Moen
Rumley

Aldric
Gunderson

Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Lake & Parrott \\
Blake & Letts & Parsons \\
Calhoun & Lockin & Powers \\
Dodd & McClune & Rankin \\
Edgington & Mayne & Schulte \\
Elliott & Miller & Slemmons \\
Forsling & Mills & Stimson \\
Garber of Floyd & Moorhead & Ulstad \\
Gilbertson & Ontjes & Westervelt \\
Harrison & Orr & Yenter
\end{tabular}

So the House amended and concurred in the Senate amendments to House File No.. 421.

\section*{REPORTS OF COMMITTEES}

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speakfl--Your committee on appropriations to whom was referred Senate File No. 423, a bill for an act to legalize the proceedings of the board of supervisors and other officers held pursuant to petitions for the establishment and organization of drainage district No. 2, Sumner township, Buchanan county, Iowa, to constitute certain farm lands belonging to the state of Iowa a part of said drainage project, to make the state of Iowa a part of said district as established, and to appropriate funds for the construction and maintenance 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 recommended by the judiciary committee, and when so amended, that the bill do pass.
E. P. Harrison, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on appropriations to whom was referred House File No. 856, a bill for an act to appropriate money in the state treasury for the maintenance of the dairy and food commission as provided in section 4999-a-31f, supplemental supplement to the code, 1915, (C. C. Sec. 1443), beg leave to report they have had 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, and when so amended the bill do pass:

Amend by striking out the words and figures "seven thousand dollars ( \(\$ 7,000.00\) )" in lines two (2) and three (3) of section 1, and inserting in lieu thereof the words and figures "four thousand five hundred dollars ( \(\$ 4,500.00\) )".
E. P. Harrison, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 567, a bill' for an act to repeal section thirteen hundred sixty-three (1363) supplement to the code, 1913, (C. C. 1629), siyteen hundred seventy-seven (1677), sixteen hundred seventy-eight (1678), sixteen hundred eighty (1680) of the code, (C. C. 1649, 1650, 1652), section sixteen hundred seventy-nine (1679), supplement to the code, 1913, and section sixteen hundred eighty-one (1681) supplement to the code, 1913, as amended by chapter three hundred sixty-three (363), laws of the Thirty-
eighth General Assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and live stock statistics and meteorological data, 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.
E. P. Harrison, Chairman.

Report adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 503, a bill for an act to provide for the organization of associations without capital stock and not for pecuniary profit.

\section*{Also:}

Senate File No. 544, a bill for an act to repeal section three hundred sixty-four, of the supplement to the code, 1913, (C. C. 8437), and to enact a substitute therefor and to authorize investments of funds, including those to be made by executors, administrators, trustees and guardians, where such investments are to be made and no mode of investment is pointed out by statute.

Also:
Senate File No. 638, a bill for an act to legalize the incorporation, acts and proceedings of "People's Oil Company of Iowa", of Des Moines, Polk county, Iowa.

\section*{Also :}

Senate File No. 667, a bill for an act to amend section twenty-six hundred ninety-five-a (2695-a), supplement to the code, 1913, (C. C. 1943) and section twenty-six hundred ninety-five-c ( \(2695-\mathrm{c}\) ), supplement to the code, 1913, (C. C. 1945), relating to the admission of certain men and women to the state institution for feeble-minded children at Glenwood.

Also :
Senate File No. 727, a bill for an act to amend section sixteen hundred eleven (1611) supplemental supplement to the code, 1915, (C. C. 5331) relating to the limitation of indebtedness of corporations.

Also:
Senate File No. 772, a bill for an act to repeal the law as it appears in section one hundred fifty-two-a ( 152 -a), supplement to the code, 1913, (C. C. 257), relating to assignment of rooms at state house.

Also:
Senate File No. 783, a bill for an act to authorize a person or persons to buy and hold land for public parks and permitting the state board of conservation and executive council to receive and pay for the same, or to institute condemnation proceedings if said lands may not be bought at a reasonable price; and also authorizing counties to vote money for the purchase of parks and to transfer the title thereof to the state; and also authorizing the state board of conservation to take control and management of all meandered streams and lakes belonging to the state for park purposes; and also that a certain tract of land now belonging to the state located in Lyon county and known at Gitchie Manito or Jasper Pool be turned over to the state board of conservation for a park and scientific purposes.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{HOUSE CONCURRENT RESOLUTION CONSIDERED}

Becker of Clayton called up the House concurrent resolution found on pages 1791 and 1792 of the journal of April 2nd, relative to memorializing congress to build a bridge across the Mississippi River between the cities of McGregor and Marquette.

Mr. Becker moved the adoption of the resolution. Motion prevailed and the resolution was adopted.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Ontjes of Grundy, unanimous consent having been given, House File No. 802, a bill for an act to forbid catching fish from any boat other than one propelled by oar or paddle, and to amend section twenty-five hundred forty-two (2542) of the code (C. C. 1110), with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
1. Amend by striking the word "sailboat" wherever it appears in the bill.
2. Amend by adding to the bill the following:
"Sec. 2. This act shall not apply to or be effective upon the Mississippi or Missouri rivers."
3. Amend by inserting after the word "steamboat" in line 6, section 1 , the words "propelled by such power".
4. Amend the title by inserting the word "power-driven" before the word "boat" where the same appears in line 4.

Mr. Ontjes moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 79
\begin{tabular}{lll} 
Allyn & Gordon & Peterson \\
Anderson & Graham & Ramsey \\
Recker & Grimwood & Rumley \\
Beeman & Gunderson & Sampson \\
Benz & Hanna & Santee \\
Bradley & Hauge & Schirmer \\
Buffington & Healy & Scott of Appanoose \\
Calhoun & Huff & Scott of Fremont \\
Carter & Ingersoll & Shores \\
Children & Justice & Slemmons \\
Clark & Kime & Smith \\
Coibert & Knickerbocker & Springer \\
Criswell & Lake & Sterling \\
Donhowe & LeValley & Storey \\
Doolittle & Long & Truax \\
Elson & MeCulloch & Ulstad \\
Emery & McDonald & Van Camp \\
Fackler & McGhee & Vance \\
Forsling & Miller & Venard \\
Francis & Wamstad \\
Garber of Adair & Maren & Weaver \\
Garber of Floyd & Narey & Nervig \\
Gibson & O'Donnell & Yeber \\
Gilbert & Olson & Yenter \\
Gilbertson & Ontjes & Mr. Speaker \\
Gilmore of Cedar & Parsons & \\
Gilmore of Clay & Peters &
\end{tabular}

Nays, None
Absent or not voting, 29
\begin{tabular}{llll} 
Aiken & Berry & Brady & \(\ddots\) \\
Aldrich & Blake & Dodd & ?
\end{tabular}

Edgington
Edson
Elliott
Harrison
Held
Larson
Letts
Lockin

McClune
Mayne
Mills
Moorhead
Morgan
Orr
Parrott
Perkins

Powers
Rankin
Schulte
Stimson
Westervelt
Wolfe
Young

So the House concurred in the Senate amendment to House File No. 820 .

CONSIDERATION OF BILLS
Calendar No. 1, House File No. 786, a bill for an act to provide a remedy and procedure in cases where a will has been admitted to probate in a state other than Iowa, and it is claimed that the alleged testator was domiciled in and a citizen and resident of this state at the time of his decease, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Clark of Linn the amendments proposed by the committee, found on pages 1390 and 1391 of the journal of March 24 th, were adopted.

Edson of Buena Vista offered the following amendment and moved its adoption:

Amend House File No. 786 by striking out of line 2, Sec. 2, the following:
"or such lineal descendent of such heir at law".
Amendment adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 31
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Graham \\
Grimwood \\
Calhoun
\end{tabular} & \begin{tabular}{l} 
Long \\
Ontjes \\
Carter
\end{tabular} \\
Clark & Healy & Perkins
\end{tabular}

Rumley
Sampson
Santee Schirmer

Springer
Sterling
Ulstad
Van Camp

Gibson
Gilbert Gilbertson
Gilmore of Clay
Gordon
Hanna
Held
Huff
Justice
Larson
Le Valley
McCulloch
McDonald
McGhee
Miller
Moen
Moorhead
Morgan
Absent or not voting, 23

Becker
Blake
Dodd
Donhowe
Doolittle
Edgington
Elliott
Gunderson

Harrison
Hauge
Letts
Lockin
McClune
Mayne
Mills
Orr

Venard
Mr. Speaker

Nays, 54
Aiken
Aldrich
Anderson
Beeman
Benz
Berry
Bradley
Brady
Buffington
Children
Colbert
Criswell
Edson
Elson
Emery
Fackler
Francis
Garber of Floyd

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{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 House amendment to the Senate amendments to House File No. 421 , a bill for an act to amend the law as it appears in chapter 293 , acts of the 38 th General Assembly, relating to the compensation of the county superintendent of schools.
L. W. Ainsworth, Secretary.

Calendar No. 2, House File No. 616, a bill for an act to apportion the state into senatorial districts, to provide the time when state senators shall be elected, and to repeal chapter one hun-
dred fifty-two (152), acts of the Twenty-first General Assembly, inso far as the same is in conflict herewith, with report of committee recommending passage, was taken up for consideration.

Kime of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 28
\begin{tabular}{lll} 
Allyn & McGhee & Santee \\
Brady & Mayne & Shores \\
Edgington & Mills & Truax \\
Forsling & Moen & Van Camp \\
Garber of Adair & O'Donnell & Venard \\
Hanna & Ontjes & Weaver \\
Hauge & Perkins & Weber \\
Ingersoll & Peters & Mr. Speaker \\
Kime & Powers & \\
Lake & Rankin &
\end{tabular}

Nays, 69

Aldrich
Aiken
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Donhowe
Doolittle
Elson
Emery
Fackler
Francis
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gorron or
Grimwood
Gunderson
Healy
Held
Huff
Justice
Knickerbocker
Larson
Lietts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
Miller
Moorhead

Morgan
Narey
Nervig
Olson
Orr
Parsons
Peterson
Ramsey
Rumley
Sampson
Schirmer
Scott of Appanoose
Scott of Fremont
Slemmons
Smith
Sterling
Storey
Ulstad
Vance
Wamstad
Wolfe
Year
Young

Absent or not voting, 11
\begin{tabular}{lll} 
Edson & Harrison & Stimson \\
Elliott & Parrott & Westervelt \\
Gilbert & Schulte & Yenter \\
Graham & Springer &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 3, House File No. 819, a bill for an act to amend the law as it appears in section thirteen hundred twenty-eight (1328), supplement to the code, 1913; (C. C. Sec. 4523), relating to the tax against telephone companies, with report of committee recommending passage, was taken up for consideration.

Clark of Linn offered the following amendment and moved its adoption :

Amend House File No. 819 by inserting after the word "companies" in line five of said bill the following: "that have less than twenty-five members or stockholders and".

Amendment adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
\begin{tabular}{lll} 
Aldrich & Grimwood & Peterson \\
Allyn & Gunderson & Ramsey \\
Anderson & Hanna & Sampson \\
Becker & Harrison & Santee \\
Beeman & Held & Schirmer \\
Benz & Huff & Scott of Appanoose \\
Berry & Ingersoll & Scott of Fremont \\
Bradley & Justice & Shores \\
Brady & Kime & Slemmons \\
Buffington & Knickerbocker & Smith \\
Calhoun & Lake & Springer \\
Carter & Larson & Sterling \\
Clark & LeValley & Stimson \\
Colkert & Long & Storey \\
Criswell & McClune & Truax \\
Donhowe & McCulloch & Van Camp \\
Doolittle & McDonald & Vance \\
Elson & McGhee & Venard \\
Emery & Mamstad \\
Fackler & Moen & Weaver \\
Francis & Marber of Floyd & Meorhead \\
Gibson & Nervig & Weber \\
Gibertson & O'Donnell & Wolfe \\
Gilmore of Cedar & Olson & Ontjes \\
Gilmore of Clay & Orr & Yenter \\
Gordon & Parsons & Moung \\
Graham & Peters & \\
& & \\
\hline
\end{tabular}

Nays, 5

Children Gilbert

Hauge Morgan

Absent or not voting, 21
\begin{tabular}{lll} 
Aiken & Garber of Adair & \begin{tabular}{l} 
Parrott \\
Blake
\end{tabular} \\
Dodd & Healy & Perkins \\
Edgington & Letts & Powers \\
Edson & Lockin & Rankin \\
Elliott & Mayne & Schulte \\
Forsling & Mills & Ulstad \\
& Narey & Westervelt
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Peters of Dallas the House adjourned until 1:15 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 2506 ), relating to the compensation of the county superintendent of schools.

\author{
W. H. Vance, Chairman House Committee. \\ George S. Banta, Chairman Senate Committee.
}

Report adopted.
BILL SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 421.

\section*{COMMUNICATYON FROM THE GOVERNOR}

A communication was received from the governor announcing that he had, on April 2nd, approved the following bills:

House File No. 660.
House File No. 402.
House File No. 443.
House File No. 326.
House File No. 407.
House File No. 286.
House File No. 427.
House File No. 408.
House File No. 478.
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: 586, a bill for an act to repeal section thirteen hundred sixty-six ( 1366 ), supplement to the code of Iowa, 1913 (£. C. Sec. 4595 ), as amended by chapter three hundred eighty-five (385), acts of the Thirty-eighth General Assembly and to enact a substitute therefor relative to books of assessors.

> L. W. Ainsworth, Secretary.

Also :
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. 625, a bill for an act to amend sections 280 -c and \(280-\mathrm{f}\), supplement to code 1913 (C. C. 6924 and 6927), relating to superior courts in certain cities and compensation of judges of said courts.
L. W. Ainsworth, Secretary.

Also :
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. 677, a bill for an act to legalize the execution of a certain lease entered into between the city of Des Moines and the Des Moines Womens' Club, dated December 13, 1920, embracing certain public grounds in the city of Des Moines.
L. W. Ainsworthe, Secretary.

Also :
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. 577, a bill for an act to legalize the making of special assessments for sewers and the issuance of bonds for sewer district number one of the town of Churdan, Iowa, in the sum of \(\$ 4749.00\).
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 539, a bill for an act to legalize an election held in the independent school district of Jefferson, in the county of Greene, state of Iowa, authorizing the issuance of bonds in the sum of Thirtyfive thousand dollars ( \(\$ 35,000.00\) ), and to validate said bonds.
L. W. Ainswortif, Secretary.

Also :
Mr. Speakei-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. 742, a bill for an act to amend section three (3), chapter two hundred seventy-eight (278), acts of the Thirty-eighth General Assembly (C. C. Sec. 3178), relating to the power of the county treasurer to appoint a tax collector or an additional deputy in cities and counties herein designated.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 579, a bill for an act to amend section nineteen hundred eighty-nine-a8 (1989-a8), supplemental supplement to the code 1915 (C. C. 4843 ), relating to drainage.
L. W. Ainsworth, Secretary.

Also :
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. 689, a bill for an act to amend Sec. nineteen hundred eighty-nine-A forty-one (1989-A41), supplement to the code, 1913, as amended by chapter seventy-six (76) acts of the Thirty-eighth General Assembly (C. C. 4890), relating to expenses and fees in drainage proceedings.
L. W. Ainsworth, Secretary.

Also :
Mr. Speakfe-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. 672, a bill for an act to amend section 1989-a29, supplement of the code, 1913 (C. C. Sec. 4877), relating to drainage districts.
L. W. Ainsworth, Secretary.

Also :
Mr. Speafer-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. 726, a bill for an act to amend section 1989-a12, supplemental supplement to the code, 1915 , as amended by \(-\& c\), all relating to levees, ditches, drains and water courses, and authorizing separate assessments for laterals.
L. W. Ajnsworth, Secretary.

Also :
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. 511, a bill for an act to amend section 1989 -a 27 supplement to the code, 1913 , as amended by section 6 of Chap. 344 acts of the 37 th General Assembly and section 2 of Chap. 64 and section 2 of Chap. 271, acts of the 38 th General Assembly (C. C. Sec. 4875 ) and Sec. 1989 -a32 supplement to the code, 1913 (C. C. Sec. 4880 ) relating to the assessment of costs and damages on drainage districts.

> L. W. Ainsworth, Secretary.

Also :
Mr. Sipeaker-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. 669, a bill for an act providing that personal earnings of a debtor shall not exempt in certain cases and amending chapter sixty-five (65) acts of the 38 th General Assembly (C. C. Sec. 7730 ).
L. W. Ainswortif, Secretary.

Also:
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. 576 , a bill for an act to repeal section twenty-six hundred one, (2601) supplement to the code, 1913, (C. C. 1916) twen-ty-six hundred two (2602), supplement to the code, 1913 (C. C. 1917) twenty-six hundred six ( 2606 ), supplemental supplement to the code, 1915, and chapter 196 , acts of the 38 th General Assembly (C. C. 1920) relating to the object, purpose and qualifications for admission to the Iowa Soldiers' Home, and to enact a substitute therefor.
L. W. Ainswonth, Secretary. •

Also :
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. 710 , a bill for an act to legalize the acts of notaries public in certain cases.
L. W. Ainswonth, Secretary.

Also:
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. 850, a bill for an act to legalize the election held on February 18, 1921, in the consolidated independent school district of Lytton, in the counties of Sac and Calhoun, Iowa, authorizing the issuance of school building bonds.

\author{
L. W. Ainsworth, Secretary.
}

Also :
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. 405, a bill for an act to amend chapter three hundred forty-seven (347) section two (2), acts of the Thirty-eighth General Assembly (C. C. 8428), relating to the filing of a bond by public contractors and providing the time within which claims shall be filed.
L. W. Ainsworth, 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. 796, a bill for an act limiting actions questioning the legal organization of all school districts, after the exercise of the franchises and privileges of the district for a certain term and to declare when school districts shall be deemed organized and to have commenced the exercise of its franchises and privileges.
I. W. Ainsworth, 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. 290, a bill for an act to amend section one (1), chapter one hundred fifty-six (156), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2493), relating to the qualifications of teachers, teachers' certificates, and fee therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 504, a bill for an act to repeal section 3 of chapter 114, acts of the 37 th General Assembly, relating to the custody and control of memorial halls and to enact a substitute therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 319, a bill for an act to amend certain sections, relating to the support funds for the various state institutions under the supervision of the board of control of state institutions.
L. W. Ainsworth, 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. 495, a bill for an act to amend the law as the same appears in section two thousand eighty-three-J (2083-J), supplement to the code, 1913, (C. C. Sec. 5118, Par. 1) relating to "caboose cars".

\section*{SENATE AMENDMENTS}
"Amend by striking out the word "cars" in line six (6) of section one, and substitute the word "car" in place thereof."

> L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Sprakrb-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. 604, a bill for an act to provide for the recording and indexing by county recorders of restricted districts, building lines, and kenefitted districts.

\section*{SENATE AMENDMENTS}

Strike out section 1 of House File No. 604 and substitute therefor the following:

Section 1. Immediately after the passage by the city council of an ordinance or resolution establishing any restricted district, building lines, fire limits, the city clerk shall certify such ordinance or resolution and plat of said district to the county recorder of the county in which the city is situated.

And further, strike out section 3 thereof and substitute therefor the following:

Sec. 3. The county recorder shall index, in the appropriate records, the said ordinance or resolution and the plat filed in accordance with the provisions of section 1 hereof.

Also strike out section 4 and substitute therefor the following:
Sec. 4. In no case shall it be the duty of the county recorder to make the records herein designated except and until the usual and customary fees for such work have been paid into his hands.

\section*{L. W. Ainsworth, Secretary.}

Also :
Mr. Speaker-I am direoted 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. 684, a bill for an act relating to insurance; amending section 1822, supplement to the code, 1913, as amended by chapter 431 , laws of the 37 th General Assembly and as amended by chapter 343, laws of the 38 th General Assembly, (C. C. Sec. 5552 , Par. 1), and amending section 1829 of the code, 1897, (C. C. Sec. 5561, Par. 1), and amending section 1832, supplement to the code, 1913, (C. C. Sec. 5564, Par. 1), and amending section 1839 bb ), supplement to the code, 1913 , as amended by section 12 , chapter 348 , laws of the 38 th General Assembly, (C. C. Sec. 5573 , Par. 1) and amending chapter 9 , title IX of the code (C. C. Ch. 6, title XVIII), by adding a section thereto.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 435, a bill for an act relating to insurance, other than life, amending section 1692, code of 1897 as repealed and re-enacted by section 2, chapter 429, laws of the 37 th General Assembly (C. C. Sec. 5606 , Par. 4), and amending section 6, chapter 429 , laws of the 37 th General Assembly (C. C. Sec. 5610 , Par. 1) ; and amending section 7, chapter 429, laws of the 37th General Assembly (C. C. Sec. 5611, Par. 1) ; and repealing section 11, chapter 429, laws of the 37th General Assembly (C. C. Sec. 5615, Par. 1) ; and by amending section 1723 of the code, 1897 as repealed and re-enacted by section 19 , chapter 429 , laws of the 37 th General Assembly (C. C. Sec. 5639, Par. 1).
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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 repealing section three hundred eighty-eight (388), of the code, (C. C. Sec. 689), three hundred eightynine ( 389 ), of the code, (C. C. Sec. 690), three hundred ninety-one (391), of the code, (C. C. Sec. 392), three hundred ninety-two (392), of the code, (C. C. Sec. 693) relative to the commissioners for Iowa in other states, and enacting a substitute therefor.

\author{
L. W. Ainswonth, Secretary.
}

Also:
Mr. Speakei-I 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. 594, a bill for an act to amend chapter 284 of the acts of the 37 th General Assembly relating to valuation of property of common carriers and investigation by the interstate commerce commission.

\section*{L. W. Ainsworth, Secretary.}

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Serate File No. 622, a bill for an act to amend section \(3099-\mathrm{m}\), supplemental supplement to the code, 1915, (C. C. Sec. 1586), relating to weights and measures.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker--I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senare File No. 431, a bill for an act to amend section two hundred twenty-seven (227) supplemental supplement to the code, 1915, (C. C. 6937), relating to the division of the state into judicial districts, and increasing the number of district judges in the thirteenth judicial district, and providing a method for filling the additional office created by this act, and for the election of a judge to fill the office hereby created, when the term of an appointee to fill such office shall expire as provided by law.
L. W. Ainsworth, Secretary.

Also :
Mr.. Speaker-I 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. 616, a bill for an act to punish a fraudulent sale and conveyance of land or an interest therein, and providing the penalty for a violation thereof.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 788, a bill for an act authorizing the attorney general to provide a bureau of criminal investigation and to provide for meth. ods of criminal information and investigation.

\author{
L. W. Ainsworth, secretary.
}

Also:
Mr. Speaker-I 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 to amend section thirteen of chapter two hundred and seventy-five of the acts of the Thirty-eighth General Assembly of Iowa, relating to statements to be filed by manufacturers of motor vehicles, showing models, prices and weights of such vehicles each year.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate File No. 351, a bill for an act to make appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers' College, the Iowa College for the Blind, and the Iowa School for the deaf.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 668, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the state of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance.
L. W. Ainswobth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution with reference to the proposed special session of the 39 th General Assembly.
L. W. Ainsworth, 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:

Senate concurrent resolution providing for the printing of certain matter in the compiled code.

\section*{CONCURRENT RESOLUTION}

Be it resolved by the Senate, the House concurring:
It is hereby made the duty of those having in charge the final editing of the proposed compiled code to see to it that the following are included therein:
1. The Declaration of Independence, 1776.
2. The articles of confederation, 1777.
3. The constitution of the United States of America, together with all amendments thereto, with a separate index thereto.
4. The treaty of Paris, April 30, 1803, between the United States of America and the French Republic ceding Louisiana to the United States.
5. The congressional ordinance of July 13, 1787, organizing the Northwest Territory.
6. The act of congress January 11, 1805, establishing the organic law of Michigan.
7. The act of congress April 20, 1836, establishing the territorial government of Wisconsin.
8. The act of congress, June 12, 1838, establishing the Territory of Iowa, and amendments thereto, as they appear in the present code.
9. The act of congress, March 3, 1845, admitting Iowa into the Union; and the territorial act of Iowa, January 5, 1849, accepting the same.
10. The constitution of the state of Lowa, together with all amendments thereto.
11. The present acts of congress governing the subjects of naturalization, and of authorization of records.
12. It is made their further duty to see that the same compiled code in its final form is copyrighted under the laws of the United States of America.

\author{
L. W. Ainsworth, Secretary.
}

\section*{MOTION TO RECONSIDER FILED}

Mr. Speaker-I move to reconsider the vote by which House File 636 failed to pass the House.

> C. B. Santee,
W. G. Gordon.

\section*{AMENDMENT FILED}

Moen of Lyon filed the following amendment:
Amend House File No. 851, by striking out paragraph two (2) of section twenty-four (24).

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 788, a bill for an act authorizing the attorney general to provide a bureau of criminal investigation and to provide for methods of criminal information and investigation.

Read first and second time and referred to sifting committee.

Senate File No. 290, a bill for an act to amend section thirteen (13) of chapter two hundred and seventy-five (275), of the acts of the Thirty-eighth (38th) General Assembly of Iowa, (compiled code, sec. 3056 ), relating to the statements to be filed by manufacfurers of motor vehicles, showing models, prices and weights of such vehicles each year.

Read first and second time and referred to sifting committee.

Senate File No. 351, a bill for an act to make appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers College, the Iowa College for the blind, and the Iowa school for the deaf.

Read first and second time and referred to committee on appropriations.

Senate File No. 668, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the State of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance.

Read first and second time and referred to sifting committee.
Senate File No. 684, a bill for an act relating to insurance; amending section eighteen hundred twenty-two (1822), supplement to the code, 1913, as amended by chapter four hundred thirtyone (431) laws of the Thirty-seventh (37th) General Assembly and as amended by chapter three hundred forty-three (343) laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5552, Par. 1 ), and amending section eighteen hundred twenty-nine (1829), of the code, 1897, (C. C. Sec. 5561, Par. 1), and amending section eighteen hundred thirty-two (1832), supplement to the code, 1913, (C. C. Sec. 5564, Par. 1), and amending section eighteen hundred thirty-nine-b (1839-b), supplement to the code, 1913, as amended by section twelve (12) chapter three hundred forty-eight (348), laws of the Thirty-eighth (38th) General Assembly, (C. C. Sec. 5573, Par. 1), and amending chapter nine (9), title nine (IX) of the code, (C. C. Ch. 6, title XVIII), by adding a section thereto.

Read first and second time and referred to sifting committee.
Senate File No. 594, a bill for an act to amend chapter two hundred eighty-four (284) of the acts of the 37th General Assembly, relating to investigation of the valuation of the property of common carriers by Interstate Commerce Commission, providing for the transfer of funds therein, and making them available for the office of the railroad commissioners.

Read first and second time and referred to sifting committee.
Senate File No. 622, a bill for an act to repeal section three thousand and nine-m ( \(3009-\mathrm{m}\) ), supplemental supplement to the code, 1915, (C. C. Sec. 1586), relating to weights and measures and to enact a substitute therefor.

Read first and second time and referred to sifting committee.
Senate File No. 435, a bill for an act relating to insurance, other than life, amending section sixteen hundred ninety-two (1692), code of——as repealed and reenacted by section two (2) chapter four hundred twenty-nine (429) laws of the Thirty-seventh General Assembly (Compiled Code Sec. 5606, Par. 4), and amending section six ( 5 ) chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (Compiled Code .Sec. 5610, Par. 1) ; and amending section seven (7), chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (Compiled Code Sec. 5611, Par. 1); and enacting a substitute therefore and repealing section eleven (11) chapter four hundred twenty-nine (429), laws of the Thirty-seventh General Assembly (Compiled Code Sec. 5615, Par. 1) ; and by amending section seventeen hundred twenty-three (1723) of the code, as repealed and reenacted by section nineteen (19), chapter four hundred twen-ty-nine (429), laws of the Thirty-seventh General Assembly (Compiled Code Sec. 5639, Par. 3).

Read first and second time and referred to sifting committee.
Senate File No. 431, a bill for an act to amend section two hundred and twenty-seven (227) of the supplemental supplement to the code, 1915, (C. C. 6937), relating to the division of the state into judicial districts, and increasing the number of district judges in the thirteenth judicial district, and providing a method for filling the additional office created by this act, and for the election of a judge to fill the office hereby created, when the term of an appointe to fill such office shall expire as provided by law.

Read first and second time and referred to sifting committee.
Senate File No. 616, a bill for an act to punish a fraudulent sale
and conveyance of land or an interest therein, and providing the penalty for a violation thereof.

Read first and second time and referred to sifting committee.
Senate File No. 399, a bill for an act repealing sections three hundred eighty-eight (388), of the code, (C. C. Sec. 689), three hundred eighty-nine (389), of the Code, (C. C. Sec. 609), three hundred ninety (390), of the Code, (C. C. Sec. 691), three hundred ninety-one (391), of the Code, (C. C. Sec. 692), and three hundred ninety-two (392), of the Code, (C. C. Sec. 693), relative to the commissioners for Iowa in other states, and enacting a substitute therefor.

Read first and second time and referred to sifting committee,

\section*{CALL OF THE HOUSE}

Mr. Speaker-The undersigned ask that a cali of the House, underHouse rule 35 be had for \(1: 15\) this afternoon, pending the consideration. in committee of the whole House, and in the House, of Senate File: No. 766.
J. B. Weaver,
C. F. Clark,

Wm. Becker,
C. H. Doolitile,
R. O. Garber,
A. O. Hauge,
I. E. Beeman.

A roll call disclosed that with the exception of Young of Davis, those absent had been excused.

The sergeant-at-arms was directed to find Young of Davis and bring him to the House Chamber.

The House stood at ease.
Young of Davis having appeared, the House was called to order.
HOUSE RESOLVES INTO COMMITTEE OF WHOLE
Weaver of Polk moved that the House resolve itself into a committee of the whole and that all be excluded from the House cham-
ber except the chief clerk, the assistant clerk and the sergeant-atarms.

Motion prevailed.

\section*{HOUSE RECONVENES}

The House reconvened, Speaker McFarlane in the chair.

\section*{REPORT OF COMMITTEE OF THE WHOLE}

Larson of Montgomery, Chairman of the committee of the whole, submitted the following report:

Mr. Speaker--Your committee of the whole to whom was submitted Senate File No. 766, a bill for an act fixing the number and compensation of employees in the state departments at the seat of government, and the compensation of certain officers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows and when so amended that the bill do pass:

Amend Senate File No. 766 as the same appears in the corrected Senate journal of March 25th as follows:

Strike from the last two lines of section one the following words: "and no additional pay shall be granted or authorized to any employes provided for in this act.", and insert said words following the word "department" in line two of section 41.

Amend section two by striking from line 9 the figures \(1,400.00\) and inserting in lieu thereof the figures \(1,200.00\).

Amend section three by striking from line two the figures \(3,000.00\) and inserting in lieu thereof the figures \(2,700.00\); also by striking lines eleven and twelve and inserting in lieu thereof the following: "One clerk, \(\$ 960\) to \(\$ 1,200.00\) "; also by adding to said section the following: "For the board of audit: One voucher clerk, \(\$ 1,400.00\); two clerks, \(\$ 960.00\) to \(\$ 1,200.00^{\prime \prime}\).

Amend section five by striking from line two the figures \(2,700.00\) and inserting in lieu thereof, \(2,400.00\).

Amend section eight by striking out line seven; also by striking from line 17 the word "seven" and inserting in lieu thereof the word "six"; and by adding to said section the following: "One resident state agent, \(\$ 1,600.00^{\prime \prime}\).

Amend section nine by striking from line three the figures \(1,500.00\) and inserting in lieu thereof \(1,320.00\).

Amend section eleven by striking from line two the figures \(4,000.00\) and inserting in lieu thereof: \(\$ 4,500^{\circ} .00\); also by striking out lines four and five.

Amend section twelve by striking from line fourteen the figures \(1,620.00\) and inserting in lieu thereof: \(1,440.00\); also by striking all of line twenty-two and inserting in lieu thereof the word: "guard."

Amend section thirteen by striking line two and inserting in lieu thereof the following: Custodian of public buildings and grounds, \(2,400.00\); also by striking from line five the figures \(1,925.00\) and inserting in lieu thereof: \(1,725.00\); also by striking from line fifteen the figures \(1,320.00\) and inserting in lieu thereof: \(1,200.00\).

Amend section fourteen by striking from line five the figures \(1,400.00\) and inserting in lieu thereof: \(1,300.00\).

Amend section fifteen by striking from lines five and six the figures \(3,000.00\) and inserting in lieu thereof: \(2,400.00\); also by striking from line seven the word: "five" and inserting in lieu thereof: "four"; by striking from line fourteen the figures \(1,800.00\) and inserting in lieu thereof: \(2,000.00\); also by striking from line nineteen the word "three" and inserting in lieu thereof the word: "two".

Amend section sixteen by striking from line eight the figures \(1,500.00\) and inserting in lieu thereof: \(1,320.00\).

Amend section seventeen by striking from line eight the figures 1,800.00 and inserting in lieu thereof: \(1,500.00\).

Amend section eighteen by striking from lines three and four the figures \(1,700.00\) and inserting in lieu thereof: \(1,600.00\); also by striking from said section lines eleven and twelve.

Amend section nineteen by striking from line three the figures 1,800.00 and inserting in lieu thereof: \(1,700.00\).

Amend section twenty by striking from line five the figures \(1,500.00\) and inserting in lieu thereof: \(1,400.00\).

Amend section twenty-one by striking from line five the figures 2 ,400.00 and inserting in lieu thereof: 2,200.00; also by striking from lines ten and eleven the figures \(2,400.00\) and inserting in lieu thereof: 2,000.00.

Amend section twenty-three by striking from line four the figures \(1,-\) 920.00 and inserting in lieu thereof: \(1,950.00\); also by striking all of lines \(11,12,13\) and 14 and inserting in lieu thereof the following: "The provisions as to the employees in the office of the superintendent of banking shall be so construed as not to repeal or affect the law as it appears in chapter 335 , acts of the thirty-eighth General Assembly."

Amend section twenty-four by striking from line three the figures
\(3,000.00\) and inserting in lieu thereof: \(2,700,00\); also by striking from line four the figures 5,000.00 and inserting in lieu thereof: 3,600.00.

Amend section twenty-seven by striking from line nine the word "three" and inserting in lieu thereof the word "two"; also by striking from line ten the word "six" and inserting in lieu thereof the word "four"; also by striking from line thirteen the word "eight" and inserting in lieu thereof the word "six".

Amend section thirty-two by striking from line two the figures 2,500.00 and inserting in lieu thereof: \(2,000.00\); also by striking from line three the word "two" and inserting in lieu thereof the word "one"; also by striking from line five the figures \(1,500.00\) and inserting in lieu thereof: 1,200.00; also by striking line eight and inserting in lieu thereof the following: "one chief clerk and stenographer \(\$ 960.00\) to \(\$ 1,800.00\)."

Amend section thirty-three by striking from line two the figures 3,000.00 and inserting in lieu thereof: 2,500.00.

Amend section thirty-four by striking from line two the figures 3,000.00 and inserting in lieu thereof: \(2,700.00\); also by striking from line eight the word "two" and inserting in lieu thereof the word "one".

Amend section thirty-eight by striking from line two the figures \(1,-\) 800.00 and inserting in lieu thereof: 1,620.00.

Report adopted.

\section*{CONSIDERATION OF SENATE FILE NO. 766}

Senate File No. 766, a bill for an act fixing the number and compensation of employees in the state departments at the seat of government, and the compensation of certain officers, with report of committee of the whole House recommending amendment and passage, was taken up for consideration.

On motion of Larson of Montgomery the amendments proposed iby the committee were adopted. ,

Mr. Larson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 95
\begin{tabular}{lll} 
Aiken & Gordon & Ontjes \\
Allyn & Graham & Orr \\
Anderson & Grimwood & Parrott \\
Becker & Gunderson & Parsons \\
Benz & Hanna & Perkins \\
Berry & Harrison & Peters \\
Blake & Healy & Ramsey \\
Bradley & Held & Rumley \\
Brady & Huff & Schirmer \\
Buffington & Ingersoll & Scott of Fremont \\
Calhoun & Justice & Shores \\
Carter & Kime & Slemmons \\
Clark & Knickerbockel & Smith \\
Colbert & Larson & Springer \\
Criswell & Letts & Sterling \\
Donhowe & LeValley & Stimson \\
Doolittle & Lockin & Storey \\
Edgington & Long & Truax \\
Edson & McClune & Ulstad \\
Elliott & McCulloch & Van Camp \\
Elson & McDonald & Vance \\
Emery & McGhee & Venard \\
Fackler & Mayne & Wamstad \\
Forsling & Miller & Weaver \\
Francis & Marber of Adair & Moen \\
Garber of & Floyd & Moorhead \\
Mibser & Morgan & Westervelt \\
Gibsert & Marey & Year \\
Gilbertson & Nervig & Yenter \\
Gilmore of Cedar & O'Donnell & Young \\
Gilmore of Clay & Olson & Mr. Speaker \\
&
\end{tabular}

Nays, 8
\begin{tabular}{lll}
\begin{tabular}{ll} 
Aldrich & Hauge
\end{tabular} & Santee \\
Children & Rankin & Scott of Appanoose \\
Dodd & Sampson &
\end{tabular}

Absent or not voting, 5
\begin{tabular}{lll} 
Beeman & \begin{tabular}{l} 
Peterson \\
Lake
\end{tabular} & Powers
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CALL OF THE HOUSE RAISED
Vance of Madison moved that the call of the House be raised. Motion prevailed.

\section*{EXPLANATION OF VOTE}

Mr. Speakfr-I voted no on Senate File No. 766 , not because I was opposed to the increases therein contained, but because many salaries were arbitrarily reduced without due regard for the duties to be performed, reductions that are manifestly unjust to those employed, and that I believe will work for inefficiency in our public service.
a. O. Hauge.

On motion of Letts of Washington the House adjourned until 8:00 a. m., Tuesday.

\title{
JOURNAL OF THE HOUSE
}

> Hall of the House of Representatives, Des Moines, Aprif 5, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Henry McCraven, of the Union Congregational church, Des Moines.

Journal of April 4th corrected and approved.

\section*{PETITIONS}

LeValley of Franklin presented a petition from citizens of Hampton relative to observance of the Sabbath.

Huff of Cass presented a petition from citizens of Wiota relative to House File No. 573.

Above petitions referred to their respective committees.

\section*{house file withdrawn}

On request of Anderson of Winnebago, unanimous consent having been obtained, House File No. 857 was withdrawn from the committee on appropriations and from further consideration by the House.

\section*{RULE 63 SUSPENDED}

On request of Westervelt of Greene, Rule 63 was suspended.
FIX TIME TO WHICH TO ADJOURN
Ingersoll of Tama moved that when the House adjourns this afternoon it be until 7:30 p. m. today.

Motion prevailed.

Weaver of Polk called up the Senate concurrent resolution,
found on page 1865 of the journal, providing for the printing of certain matter in the compiled code, and moved that the House concur.

Motion prevailed and the House concurred in the Senate concurrent resolution.

\section*{SENATE AMENDMENTS TO HOUSE CONCURRENT RESOLUTION CONSIDERED}

Edson of Buena Vista moved that the House concur in the following Senate amendments to the House concurrent resolution relative to the proposed special session :

Amend by striking out division (3) thereof and by inserting the words "officers and" at the end of line 1 of division (6) of said resolution.

Motion prevailed and the House concurred.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 503.
Senate File No. 544.
Senate File No. 638.
Senate File No. 667.
Senate File No. 727.
Senate File No. 772.
Senate File No. 783.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Rankin of Lee, unanimous consent having been given, House File No. 495, a bill for an act to amend the law as the same appears in section two thousand eighty-three-j (2083-j) supplement to the code 1913, (compiled code Sec 5118, Par. 1) relating to "Caboose Cars,'" with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
"Amend by striking out the word "cars" in line six (6) of section one, and substitute the word "car" in place thereof"

Mr. Rankin moved that the House concur in the Senate amendments.

On the question, "Shall the House concur ?"

Ayes, 77
\begin{tabular}{lll} 
Aiken & Hanna & Parsons \\
Aldrich & Harrison & Perkins \\
Allyn & Hauge & Peterson \\
Becker & Healy & Rankin \\
Beeman & Held & Rumley \\
Benz & Huff & Sampson \\
Berry & Ingersoll & Santee \\
Bradley & Kime & Schimer \\
Buffington & Knickerbocker & Scott of Appanoose \\
Calhoun & Lake & Scott of Fremont \\
Children & Larson & Shores \\
Clark & LeValley & Slemmons \\
Colbert & Long & Stimson \\
Criswell & McClune & Storey \\
Donhowe & McCulloch & Truax \\
Doolittle & McDonald & Ulstad \\
Edson & McGhee & Van Camp \\
Emery & Moen & Vernard \\
Francis & Morgan & Wamstad \\
Garber of Floyd & Narey & Weaver \\
Gibson & Nervig & Weber \\
Gilbert & Gilbertson & ODonnell \\
Graham & Olson & Westervelt \\
Grimwood & Ontjes & Wolfe \\
Gunderson & Orr & Year \\
& Parrott & Mr. Speaker \\
& &
\end{tabular}

Nays, None

Absent or not voting, 31.
\begin{tabular}{lll} 
Anderson & Gilmore of Cedar & Powers \\
Blake & Gilmore of Clay & Ramsey \\
Brady & Gordon & Schulte \\
Carter & Justice & Smith \\
Dodd & Letts & Springer \\
Edgington & Lockin & Sterling \\
Elliott & Mayne & Vance \\
Elson & Miller & Yenter \\
Fackler & Mills & Young \\
Forsling & Goorhead & \\
Garber of Adair & Peters &
\end{tabular}

So the House concurred in the Senate amendment to House File No. 495.

On request of Forsling of Woodbury, unanimous consent having been given, House File No. 604, a bill for an act to provide for the recording and indexing by county recorders of restricted residence districts, building lines, and benefited districts, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Strike out section 1 of House File No. 604 and substitute therefor the following:

Section 1. Immediately after the passage by the city council of an ordinance or resolution establishing any restricted district, building lines, fire limits, the city clerk shall certify such ordinance or resolution and plat of said district to the county recorder of the county in which the city is situated.

And further, strike out section 3 thereof and substitute therefor the following:

Sec. 3. The county recorder shall index, in the appropriate records, the said ordinance or resolution and the plat filed in accordance with the provisions of section 1 hereof.

Also strike out section 4 and substitute therefor the following:
Sec. 4. In no case shall it be the duty of the county recorder to make records herein designated except and until the usual and customary fees for such work have been paid into his hands.

Mr. Forsling moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 79
\begin{tabular}{lll} 
Anderson & Elson & Healy \\
Becker & Emery & Held \\
Beeman & Eorsling & Ingersoll \\
Benz & Garber of Adair & Tustice \\
Berry & Garber of Floyd & Kime \\
Bradley & Gibson & Knickerbocker \\
Brady & Gilbert & Lake \\
Buffington & Gilbertson & LeValley \\
Children & Gilmore of Clay & Long \\
Clark & Gordon & McCulloch \\
Colbert & Graham & McDonald \\
Criswell & Grimwood & McGhee \\
Donhowe & Gunderson & Miller \\
Doolittle & Hanna & Moen \\
Edson & Harrison & Moorhead
\end{tabular}

Narey
Nervig
Olson
Ontjes
Parrott
Parsons
Perkins
Peterson
Ramsey
Rankin
Rumley
Sampson

Santee
Schrimer
Scott of Appanoose
- Scott of Fremont

Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax

Ulstad
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Mr. Speaker

Nays, None

Absent or not voting, 29

Aiken
Aldrich
Allyn
Blake
Calhoun
Carter
Dodd
Edgington
Elliott
Fackler

Francis
Gilmore of Cedar
Hauge
Huff
Larson
Letts
Lockin
McClune
Mayne
Mills

Morgan
O'Donnell
Orr
Peters
Powers
Schulte
Vance
Yenter
Young

So the House concurred in the Senate amendment to House File No. 604.

\section*{CONSIDERATION OF BILLS}

Calendar No. 25, House File No. 853, a bill for an act to amend section two hundred twenty-four-d (224-d), supplemental supplement to the code, 1915 (C. C. Sec. 169), relating to the delivery of copies or reports of decisions of the supreme court to the secretary of state, and the payment therefor, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and be placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84

Aiken
Aldrich
Allyn
Anderson
Becker

Beeman
Benz
Berry
Buffington
Calhoun

Children
Clark
Colbert
Criswell
Donhowe

Doolittle
Edson
Elson
Emery
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gordon
Graham
Grimwood
Hanna
Harrison
Hauge
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Lake

Larson
Levalley
Long
McClune
McCulloch
McDonald
McGhee
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Ontjes
Orr
Parrott
Parsons
Perkins
Peterson
Ramsey
Rankin
Rumley

Sampson
Santee
Schrimer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
- Mr. Speaker

Nays, None
Absent or not voting, 24
\begin{tabular}{lll} 
Blake & Forsling & Mills \\
Bradley & Gilmore of Cedar & Olson \\
Brady & Gilmore of Clay & Peters \\
Carter & Gunderson & Powers \\
Dodd & Justice & Schulte \\
Edgington & Letts & Vance \\
Elliott & Lockin & Yenter \\
Fackler & Mayne & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 631, a bill for an act to provide for the creation of a commission on uniform state laws, the appointment of commissioners thereto, and the payment of the expenses of such commissioners and contribution to the support of the national conference of commissioners on uniform state laws, with a report of sifting committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 76
\begin{tabular}{lll} 
Aldrich & Hanna & Perkins \\
Anderson & Harrison & Peterson \\
Becker & Hauge & Ramsey \\
Beeman & Healy & Rankin \\
Benz & Held & Rumley \\
Bradley & Huff & Sampson \\
Brady & Ingersoll & Santee \\
Buffington & Justice & Schrimer \\
Calhoun & Kime & Scott of Appanoose \\
Clark & Knickerbocker & Scott of Fremont \\
Colbert & Lake & Shores \\
Criswell & Larson & Smith \\
Donhowe & LeValley & Springer \\
Doolittle & Long & Sterling \\
Edson & McCulloch & Stimson \\
Elson & McDonald & Storey \\
Emery & McGhee & Truax \\
Forsling & Miller & Ulstad \\
Garber of Adair & Moen & Van Camp \\
Garber of Floyd & Morehead & Venard \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilmore of Clay & O'Donnell & Vestervelt \\
Gordon & Olson & Mr. Speaker \\
Graham & Parrott & \\
Grimwood & Parsons &
\end{tabular}

Nays, 7
\begin{tabular}{lll} 
Berry & Slemmons & Year \\
Children & Wamstad & \\
Ontjes & Wolfe &
\end{tabular}

Absent or not voting, \(2 \overline{5}\)
\begin{tabular}{lll} 
Aiken & Gilbertson & Orr \\
Allyn & Gilmore of Cedar & Feters \\
Blake & Gunderson & Powers \\
Carter & Letts & Schulte \\
Dodd & Lockin & Vance \\
Edgington & McClune & Yenter \\
Elliott & Mayne & Young \\
Fackler & Mills & \\
Francis. & Morgan &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 22, Senate File No. 488, a bill for an act to repeal section eleven (11), chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly, (C. C. section 1742), relating to the quarantine of animals affected with tuberculosis, and enact a substitute therefor, with report of committee recommending substitute amendment and passage, was taken up for consideration.

On motion of Bradley of Poweshiek the substitute amendments proposed by the committee, found on page 1627 of the Journal of March 29 th, were adopted.

Mr. Bradley moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?".
Ayes, 77
\begin{tabular}{lll} 
Aiken & Held & Rankin \\
Aldrich & Huff & Sampson \\
Allyn & Ingersoll & Santee \\
Anderson & Justice & Schirmer \\
Beeman & Kime & Scott of Appanoose \\
Benz & Knickerbocker & Scott of Fremont \\
Berry & Lake & Shores \\
Bradley & Larson & Slemmons \\
Brady & LeValley & Smith \\
Buffington & Long & Springer \\
Children & McClune & Sterling \\
Colbert & McCulloch & Stisson \\
Criswell & McDonald & Storey \\
Edson & McGhee & Truax \\
Elson & Miller & Ulstad \\
Emery & Moen & Van Camp \\
Garber of Adair & Moorhead & Vance \\
Gibson & Narey & Venard \\
Gilbertson & Nervig & Wamstad \\
Gilmore of Clay & Olson & Weaver \\
Graham & Ontjes & Weber \\
Grimwood & Orr & Westervelt \\
Gunderson & Parsons & Wolfe \\
Hanna & Perkins & Year \\
Hauge & Peterson & Mr. Speaker \\
Healy & Ramsey &
\end{tabular}

Nays, 3
Donhowe Doolittle . Rumley
Absent or not voting, 28
\begin{tabular}{lll} 
Becker & Francis & Morgan \\
Blake & Garber of Floyd & O'Donnell \\
Calhoun & Gilbert & Parrott \\
Carter & Gilmore of Cedar & Peters \\
Clark & Gordon & Powers \\
Dodd & Harrison & Schulte \\
Edgington & Letts & Yenter \\
Elliott & Lockin & Young \\
Fackler & Mayne & \\
Forsling & Mills &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House.

Bradley of Poweshiek offered the following amendment to the title and moved its adoption:

Amend title by striking out the following: "and enact a substitute therefor".

Amendment adopted and the title as amended was agreed to.
Calendar No. 30, House File No. 861, a bill for an act to amend section seven hundred ninety-two (792), supplement to the code, 1913, as amended by chapter twenty-five (25), acts of the Thirtyeighth General Assembly (C. C. Section 3849), relating to street improvements, was taken up for consideration.

Emery of Wapello moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 72

Allyn
Anderson
Becker
Beeman
Benz
Berry
Brady
Buffington
Children
Colbert
Criswell
Doolittle
Elson
Emiery
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Hauge
Healy
Held
Ingersoll
Justice
Kime
Knickerbocker
Lake
LeValley
Long
McClune
McCulloch
McDonald
McGhee
Moen
Moorhead
Nervig
Olson
Ontjes
Parsons
Perkins
Peters
Peterson
Ramsey

Rankin
Rumley
Sampson
Santee
Schrimer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Weaver
Weber
Wolfe
Year
Mr. Speaker

Nays, 3

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Elliott & Mayne \\
Aldrich & Fackler & Mills \\
Blake & Forsling & Morgan \\
Bradley & Francis & O'Donnell \\
Calhoun & Gilbert & Orr \\
Carter & Gilmore of Cedar & Parrott \\
Clark & Harrison & Powers \\
Dodd & Huff & Schulte \\
Donhowe & Larson & Westervelt \\
Edginton & Letts & Yenter \\
Edson & Lockin & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Emery of Wapello moved to reconsider the vote by which House F'ile No. 861 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
Calendar No. 16, House File No. 821, a bill for an act to amend the law as it appears in section twenty-seven hundred thirty-four-p, (2734-p), supplement to the code, 1913, (C. C. 2493), relating to qualifications of applicants for teachers' certificates, with report of committee recommending amendment and passage, was taken up for consideration.

Sampson of Audubon offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendments to House File No. 821 by striking out the third (3d) paragraph of said amendment.

Amendment adopted.
On motion of Sampson of Audubon the committee amendment, found on page 1601 of the journal of March 29th, as amended, was adopted.

Mr. Sampson moved that the bill be read a third time now and be placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 61
\begin{tabular}{lll} 
Allyn & Gilbert & Parrott \\
Anderson & Gilmore of Cedar & Perkins \\
Becker & Gilmore of Clay & Peterson \\
Beeman & Gordon & Ramsey \\
Blake & Grimwood & Rumiley \\
Bradley & Gunderson & Sampson \\
Brady & Hanna & Santee \\
Buffington & Hauge & Schrimer \\
Calhoun & Healy & Scott of Fremont \\
Clark & Held & Smith \\
Colbert & Ingersoll & Springer \\
Dodd & Kime & Sterling \\
Donhowe & Knickerbocker & Strey \\
Doolittle & Lake & Vance \\
Edgington & Letts & Wamstad \\
Edson & LeValley & Weaver \\
Elliott & Lockin & Weber \\
Emery & Mayne & Year \\
Forsling & Miller & Mr. Speaker \\
Garber of Adair & Mils & \\
Garber of Floyd & Narey &
\end{tabular}

Nays, 35

Aldrich
Benz
Berry
Children
Criswell
Elson
Gilbertson
Graham
Huff
Justice
Larson
Long

McClune McCulloch
McDonald
McGhee
Moen
Morgan
Nervig
O'Donnell
Olson
Ontjes
Orr
Parsons

Absent or not voting, 12
\begin{tabular}{lll} 
Aiken & Gibson & Schulte \\
Carter & Harrison & Ulstad \\
Fackler & Moorhead & Westervelt \\
Francis & Powers & Yenter
\end{tabular}

Rule 18 was invoked on request of Mr. Sampson.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 41, House File No. 843, a bill for an act to encourage the planting and conservation of trees in state parks and denuded areas subject to erosion, and making an appropriation therefor, with report of appropriations committee recommending passage, was taken up for consideration

Sterling of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73
\begin{tabular}{ll} 
Allyn & Ingersoll \\
Anderson & Kime \\
Becker & Knickerbocker \\
Beeman & Kenz \\
Brady & Lake \\
Buffington & Larson \\
Clark & LeValley \\
Donhowe & Long \\
Doolittle & McCulloch \\
Edson & McGhee \\
Elson & Miller \\
Emery & Moen \\
Fackler & Moorhead \\
Forsling & Narey \\
Garber of Adair & Nervig \\
Garber of Floyd & O'Donnell \\
Gilbert & Olson \\
Ontilbertson & Parrott \\
Gordon & Parsons \\
Graham & Perkins \\
Grimwood & Peters \\
Hanna & Peterson \\
Hauge & Ramsey \\
Healy & Rankin \\
& Rumley \\
\hline
\end{tabular}

Sampson
Santee
Schirmer
Scott of Fremont
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, 11
\begin{tabular}{lll} 
Aldrich & Held & Orr \\
Berry & Huff & Scott of Appanoose \\
Bradley & Justice & Shores \\
Children & Morgan &
\end{tabular}

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Elliott \\
Blake
\end{tabular} & \begin{tabular}{l} 
Lockin \\
McClune \\
Calhouncis
\end{tabular} \\
Carter & Gibson & McDonald \\
Carter & Gilmore of Cedar & Mayne \\
Colbert & Gilmore of Clay & Mills \\
Criswell & Gunderson & Powers \\
Dodd & Harrison & Schulte \\
Edgington & Letts & Westervelt
\end{tabular}

The bill having received a constitutional majority was declared to. have passed the House and the title was agreed to.

\section*{LEAVE OF ABSENCE}

Harrison of Pottawattamie was excused until 10:30 a. m. on account of committee work.

Calendar No. 7, House File No. 764, a bill for an act to amend chapter two hundred seventy-eight (278) acts of the Thirty-eighth General Assembly relating to the appointment and compensation of deputy county officers, with report of committee recommending amendment and passage was taken up for consideration.

Larson of Montgomery offered the following amendment and moved its adoption:

Amend line 10 of the committee amendment by inserting after the word "the" where it first appears in said line the words "board or"; also by striking the word "who" in said line and inserting the word "which".

Amendment adopted.
On motion of Larson of Montgomery the committee amendments found on pages 1529 and 1530 of the journal of March 28th, as amended, were adopted.

Mr. Larson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time. .

On the question, "Shall the bill pass?"
Ayes, 61
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Grimwood \\
Anderson \\
Becker
\end{tabular} & \begin{tabular}{l} 
Hanna
\end{tabular} \\
Beeman & Hauge & \begin{tabular}{l} 
Orr \\
Perkins \\
Benz
\end{tabular} \\
Bradley & Healy & Peterson \\
Brady & Held & Rankin \\
Colbert & Ingersoll & Rumley \\
Criswell & Kime & Sampson \\
Doolittle & Knickerbocker & Santee \\
Edson & Lake & Schirmer \\
Elliott & Larson & Scott of Fremont \\
Elson & LeValley & Slemmons \\
Emery & McClune & Smith \\
Fackler & McGhee & Springer \\
Garker of Adair & Miller & Sterling \\
Garber of Floyd & Moorhead & Man Camp \\
Gilbert & Morgan & Venard \\
Gilmore of Clay & Narey & Wamstad \\
Gordon & Nervig & Weber \\
Graham & O'Donnell & Year \\
& Olson & Mr. Speaker \\
& &
\end{tabular}

Nays, 28
\begin{tabular}{lll} 
Aldrich & Huff & Shores \\
Berry & Justice & Stimson \\
Buffington & Long & Storey \\
Calhoun & McCulloch & Truax \\
Children & McDonald & Ulstad \\
Clark & Ontjes & Weaver \\
Donhowe & Parrott & Wolfe \\
Gibson & Parsons & Yenter \\
Gilbertson & Peters & \\
Gunderson & Scott of Appanoose &
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Cedar \\
Blake
\end{tabular} & \begin{tabular}{l} 
Ramsey \\
Sachulte
\end{tabular} \\
Carter & Harrison & Vance \\
Dodd & Letts & Westervelt \\
Edgington & Lockin & Young \\
Forsling & Mayne & Malls \\
Francis & Powers &
\end{tabular}

Rule 18 was invoked.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 6, House File No. 580, a bill for an act to amend section five-a (5-a), of chapter three hundred thirty-seven (337), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2287) and section ten (10) of chapter two hundred ninety (290) acts of the Thirty-seventh General Assembly, (C. C. Sec. 2288), relating to the appropriation of state funds to meet the federal appropriation aiding vocational education, with report of appropriations committee recommending amendment and passage was taken up for consideration.

Edson of Buena Vista offered the following amendment:
Amend the committee amendment to House File No. 580 by striking out the first committee amendment and substituting therefor the following:

Strike out of lines 5 and 6 of section 2 of the bill the words and figures "thirteen thousand seven hundred dollars ( \(\$ 13,700\) )", and inserting in lieu therefor the following: "Ten thousand dollars ( \(\$ 10,-\) 000 )" also strike out of line seven the words and figures, "Fourteen thousand six hundred dollars, (\$14,600)" and inserting in lieu thereof the following: "Ten thousand dollars ( \(\$ 10,000\) )".

Amendment adopted.

The committee amendments, found on page 1529 of the journal of March 28th, as amended, were adopted.

Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{ll} 
Allyn & Hanna \\
Becker & Hauge \\
Beeman & Healy \\
Benz & Held \\
Brady & Huff \\
Buffington & Ingersoll \\
Calhoun & Kime \\
Children & Knickerbocker \\
Clark & Lake \\
Colbert & LeValley \\
Criswell & Long \\
Donhowe & McClune \\
Doolittle & McCulloch \\
Edson & McDonald \\
Emery & McGhee \\
Fackler & Miller \\
Francis & Moen \\
Garber of Adair & Moorhead \\
Garber of Floyd & Morgan \\
Gibson & Narey \\
Gilbert & Nervig \\
Gilbertson & O'Donnell \\
Gilmore of Cedar & Olson \\
Gilmore of Clay & Ontjes \\
Gordon & Parrott \\
Graham & Parsons \\
Grimwood & \\
\end{tabular}

Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
Smith
Springer
Storey
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Young
Mr. Speaker

Nays, 4
\begin{tabular}{ll} 
Aldrich & Orr \\
Berry & Scott of Appanoose
\end{tabular}

Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & Forsling & Powers \\
Anderson & Gunderson & \begin{tabular}{l} 
Schulte
\end{tabular} \\
Blake & Harrison & Sterling \\
Bradley & Justice & Stimson \\
Carter & Larson & Ulstad \\
Dodd & Letts & Westervelt \\
Edgington & Lockin & Yenter \\
Elliott & Mayne & \\
Elson & Mills &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER CALLED UP}

Kime of Webster called up the motion filed March 10th, to reconsider the vote by which House File No. 272 failed to pass the House.

Anderson of Winnebago moved the previous question.
Motion prevailed.
On the question, "Shall the House reconsider the vote by which House File No. 272 failed to pass the House?"

Ayes, 14
\begin{tabular}{lll} 
Becker & \begin{tabular}{l} 
Children \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Kime \\
Edson
\end{tabular} \\
Benz & Healy & Ontjes \\
Bradley & Ingersoll & Rumley \\
Buffington & Justice & Truax
\end{tabular}

Nays, 78

Aiken
Aldrich
Allyn
Anderson
Berry
Brady
Calhoun
Carter
Clark
Colbert
Criswell
Donhowe
Doolittle
Elson
Emery
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Gunderson
Hanna
Huff
Knickerbocker
Lake
Larson
LeValley
Long
Mcclune
McCulloch
McDonald
McGhee
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Orr
Parrott
Parsons
Perkins
Peters

Peterson
Powers
Ramsey
Rankin
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Young
- Mr. Speaker

Absent or not voting, 16
\begin{tabular}{lll} 
Blake & \begin{tabular}{l} 
Hauge \\
Dodd
\end{tabular} & \begin{tabular}{l} 
Sampson \\
Held
\end{tabular} \\
Edgington & Letts & Sphulte \\
Elliott & Lockin & Westerver \\
Fackler & Mayne & \\
Harrison & Mills &
\end{tabular}

So the House refused to reconsider the vote by which House File No. 272 failed to pass the House.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the joint committee on enrolled bill, submitted the following report, and moved its adoption:

Mr. Speaticr--Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 830, a bill for an act amending paragraph (a), section twenty-five hundred eighty-two (2582), supplement to the code, 1913 (C. C. Sec. 1312), relating to reciprocal registration of physicians.

\section*{Also:}

House File No. 477, a bill for an act to repeal section four hundred fifty- seven (457) of the code, (C. C. Sec. 3139), section four hundred fifty-eight (458) of the supplement to the code, 1913 (C. C. Sec. 3138), also chapter fifty (50) of the acts of the Thirty-seventh General Assembly (C. C. Sec. 1848), and to enact a substitute therefor, relating to the taxation, licensing and controlling of dogs.

\section*{Also:}

House File No. 518, a bill for an act to amend chapter three hundred twelve (312), laws of the Thirty-eighth General Assembly (C. C. Secs. 3668 and 3671 ), relating to park commissioners and board of public works, providing for additional funds for parks, with provisions for borrowing money and issuing bonds therefor, and for acquisitions of real estate and the permanent improvement thereof, and legalizing the issuance of certain certificates or bonds issued thereunder.

Also :
House File No. 766, a bill for an act relating to insurance, amending section one thousand seven hundred eighty-three-d (1783-d), supplement to the code, 1913, as amended by section eight (8), chapter three hundred forty-eight (348), laws of the Thirty-eighth (38) General Assembly (C. C. Sec. 5495).

Also:
House File No. 509, a bill for an act to amend section one thousand seven hundred fifty ( 1750 ) of the code (C. C. Sec. 5735), defining who are agents of insurance companies and associations.

Also:
House File No. 466, a bill for an act to amend section thirteen hundred fifty-nine of the code, (C. C. Sec. 4589), relating to mileage of assessors.

\author{
W. H. Vance, \\ Chairman House Committee.
}

George S. Banta, Chairman Senate Committee.
Report adopted.

\section*{BILL SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 4th day of April, 1921, sent to the governor for his approval House File No. 421, a bill for an act to amend the law as it appears in chapter two hundred ninety-three (293), acts of the Thirtyeighth (38th) General Assembly (C. C. Sec. 2506), relating to the compensation of the county superintendent of schools.
W. H. Vance Chairman.

Report adopted.

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Edson of Wayne offered the following resolution :

Whereas, The Honorable A. C. Reck, an honored member of the House of Representatives in the Eighteenth General Assembly died March 31, 1921,

Be it resolved that a committee of three be appointed to prepare a memorial to properly commemorate his service to the state.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Elson moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of the committee, Elson of Wayne, Rumley of Decatur and Miller of Lucas.

\section*{CONSIDERATION OF BILLS}

Calendar No. 14, House File No. 770, a bill for an act to repeal section twenty-five hundred fourteen-h1 (2514-h1), (C. C. Sec. 1069) and section twenty-five hundred fourteen-h4 (2514-h4) (C. C. Sec. 1072), in section one (1), chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly, and to enact substitutes therefor; to amend section twenty-five hundred four-teen-m1 (2514-m1), (C. C. Sec. 1077), in section two (2), chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly, and section twenty-five hundred fourteen-t (2514-t), (C. C. Sec. 1090), in section five (5), chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly; and to repeal section twenty-five hundred fourteen-m7 (2514-m7) (C. C. Sec. 1083), in section two (2), chapter one hundred eighty-two (182), acts of the Thirty-eighth General Assembly; relating to hotel inspection and providing for the licensing thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Santee of Black Hawk the amendments proposed by the committee, found on page 1593 of the journal of March 29th were adopted.

Mr. Santee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 59
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Graham \\
Grimwood
\end{tabular} & \begin{tabular}{l} 
Peterson \\
Randerson
\end{tabular} \\
Becker & Hanna & Rumley \\
Beeman & Hauge & Sampson \\
Bradley & Healy & Santee \\
Buffington & Ingersoll & Schirmer \\
Carter & Kime & Smith \\
Clark & Knickerbocker & Sterling \\
Cclbert & Lake & Stimson \\
Dinhowe & Larsen & Truax \\
Coilitle & IeValley & Van Camp \\
Edson & McDonald & Vance \\
Fackler & Moorhead & Venard \\
Forsling & Morgan & Wamstad \\
Francis & Narey & Weaver \\
Garber of Adair & O'Donnell & Weber \\
Gibson & Olson & Westervelt \\
Gilbert & Gilmore of Clay & Parsont \\
Gordon & Perkins & Yenter \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, 31
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Held \\
Benz
\end{tabular} & \begin{tabular}{l} 
Rankin \\
Buff
\end{tabular} \\
Berry & Justice & \begin{tabular}{l} 
Scott of Appanoose \\
Brady
\end{tabular} \\
Calhoun & Long & Scott of Fremont \\
Children & McCulloch & Shores \\
Elson & McGhee & Slemmons \\
Emery & Miller & Ulstad \\
Garber of Floyd & Moen & Wolfe \\
Gilbertson & Ontjes & Year \\
Gilmore of Cedar & Orr & Young \\
& Peters &
\end{tabular}

Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & Gunderson & Mills \\
Blake & Harrison & Nervig \\
Criswell & Letts & Powers \\
Dodd & Lockin & Schulte \\
Edgington & & McClune \\
Elliott & Mayne & Springer \\
& & Storey
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Santee of Black Hawk moved to reconsider the vote by which House File No. 770 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
Calendar No. 15, House File No. 800, a bill for an act to amend the law as the same appears in chapter 207 acts of the Thirtyeighth General Assembly (C. C. 2189), relating to hours of service of employes of reformatory and penitentiary, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Rankin of Lee the amendments proposed by the committee, found on page 1595 of the journal of March 29th, were adopted.

Speaker pro tempore Larson in the chair.
Rankin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 62

Aldrich
Allyn
Anderson
Becker
Beeman
Bradley
Brady
Calhoun
Clark
Donhowe
Doolittle
Edson
Elson
Emery
Fackler
Forsling
Francis
Garber of Floyd
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Knickerbocker
Lake
Larson
LeValley
McClune
McCulloch
McDonald
McGhee
Moorhead
M Morgan
Narey
O'Donnell
Olson
Orr
Parrott
Perkins
Peterson
Ramsey

Nays, 15
Children
Gibson Gilbertson
Hanna
Huff

Ingersoll
Justice
Long
Miller
Moen

Parsons
Rumley
Scott of Fremont
Shores
Year

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Garber of Adair & Nervig \\
Benz & Gunderson & Ontjes \\
Berry & Harrison & Peters \\
Blake & Hauge & Powers \\
Buffington & Healy & Schulte \\
Carter & Held & Slemmons \\
Colbert & Kime & Springer \\
Criswell & Letts & Weaver \\
Dodd & Lockin & Mr. Speaker \\
Edgington & Mayne & \\
Elliott & Mills &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 21, House File No. 521, a bill for an act providing a method whereby residents, non-residents, corporations, railroad companies, or other persons may designate an agent upon whom notice of public improvements and special assessments shall be
served, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Clark of Linn the amendments proposed by the committee, found on pages 1624 and 1625 of the journal of March 29th, were adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill passq",
Ayes, 65
\begin{tabular}{lll} 
Allyn & Gordon & Rankin \\
Anderson & Graham & Sampson \\
Becker & Grimwood & Santee \\
Beeman & Hanna & Schirmer \\
Berry & Hauge & Scott of Fremont \\
Bradley & Huff & Shores \\
Brady & Ingersoll & Slemmons \\
Buffington & Justice & Smith \\
Calhoun & Knickerbocker & Sterling \\
Carter & Larson & Stimson \\
Children & LeValley & Storey \\
Clark & Long & Truax \\
Donhowe & McDonald & Ulstad \\
Doolittle & McGhee & Van Camp \\
Edson & Narey & Vance \\
Elson & Nervig & Venard \\
Emery & O'Donnell & Wamstad \\
Forsling & Olson & Weaver \\
Garber of Adair & Ontjes & Weber \\
Garber of Floyd & Parsons & Wolfe \\
Gilmore of Cedar & Perkins & Yenter \\
Gilmore of Clay & Peterson &
\end{tabular}

Nays, 4
\begin{tabular}{ll} 
Moen & Scott of Appanoose \\
Rumley & Year
\end{tabular}

Absent or not voting, 39
\begin{tabular}{lll}
\begin{tabular}{ll} 
Aiken \\
Aldrich & Gilbertson \\
Benz & Gunderson
\end{tabular} & Mills \\
Blake & Harrison & Moorhead \\
Colbert & Healy & Morgan \\
Criswell & Held & Orr \\
Dodd & Kime & Parrott \\
Edgington & Lake & Peters \\
Elliott & Letts & Powers \\
Fackler & Lockin & Ramsey \\
Francis & McClune & Schulte \\
Gibson & McCulloch & Springer \\
Gilbert & Mayne & Westervelt \\
& Miller & Young \\
& & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 26, House File No. 855, a bill for an act to repeal sections ten hundred fifty-six-a fifteen and ten hundred fifty-six-asixteen (1056-a-15 and 1056-a-16), supplement to the code, 1913, (Compiled Code, Sections 678 and 679), and to enact substitutes therefor and relating to the performance in the appointment and promotion of soldiers, sailors, and marines, to include army, navy, and marine corps nurses, and certain persons who served in the Spanish-American War, the Philippine Insurrection, the China Relief Expedition and the war with Germany, was taken up for consideration.

Yenter of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 65
\begin{tabular}{lll} 
Aiken & Graham & Orr \\
Anderson & \begin{tabular}{l} 
Grimwood
\end{tabular} & \begin{tabular}{l} 
Parrott \\
Becker
\end{tabular} \\
Beeman & Hanna & Parsons \\
Brady & Hauge & Peters \\
Calhoun & Healy & Peterson \\
Children & Huff & Rankin \\
Colbert & Ingersoll & Rumley \\
Dodd & Knickerbocker & Sampson \\
Donhowe & Lake & Santee \\
Doolittle & Larson & Schirmer \\
Edgington & LeValley & Shores \\
Eddson & Lockin & Smith \\
Elliott & McCulloch & Sterling \\
Elson & McDonald & Storey \\
Emery & Mayne & Truax \\
Forsling & Miller & Ulstad \\
Garber of Adair & Mills & Moorhead \\
Garber of Floyd & Morgan & Van Camp \\
Gilbert & Nervig & Webce \\
Gilmore of Cedar & O'Donnell & Wolfe \\
Gilmore of Clay & Olson & Yenter \\
\end{tabular}

Nays, 11

\section*{Benz}

Bradley
Buffington
Criswell
Gibson
Gilbertson
Gordon
Long

Absent or not voting, 32
\begin{tabular}{lll} 
Aldrich & Kime & Scott of Fremont \\
Allyn & Letts & Slemmons \\
Berry & McClune & Springer \\
Blake & McGhee & Venard \\
Carter & Moen & Wamstad \\
Clark & Narey & Weaver \\
Fackler & Ontjes & Westervelt \\
Francis & Perkins & Year \\
Gunderson & Powers & Young \\
Harrison & Ramsey & Mr. Speaker \\
Held & Schulte &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 29, House File No. 860, a bill for a act to amend section seven hundred and forty (740) of the supplement to the code, 1913, (C. C. Sec. 6501), relating to taking of property by cities and towns and other municipal corporations by gift or becuest, and providing for the administration thereof, and providing for the levy of a tax to pay any annuity required by the donor to be paid to him, was taken up for consideration.

Justice of Shelby moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 69
\begin{tabular}{lll} 
Aldrich & Hauge & Peterson \\
Allyn & Healy & Sampson \\
Anderson & Held & Santee \\
Becker & Huff & Schirmer \\
Beeman & Ingersoll & Scott of Appanoose \\
Benz & Justice & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Carter & Larson & Slemmons \\
Children & LeValley & Smith \\
Colbert & Long & Springer \\
Donhowe & McClune & Sterling \\
Elson & McCulloch & Stimson \\
Emery & McGhee & Storey \\
Forsling & Miller & Truax \\
Garber of Floyd & Moen & Ulstad \\
Gibson & Moorhead & Venard \\
Gilbertson & Morgan & Wamstad \\
Gilmore of Cedar & Narey & Weaver \\
Gilmore of Clay & Nervig & Weber \\
Graham & Olson & Grimwood
\end{tabular}

Nays, None
Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & Fackler & O'Donnell \\
Berry & Francis & Orr \\
Blake & Garber of Adair & Parrott \\
Bradley & Gilbert & Perkins \\
Brady & Gordon & Powers \\
Calhoun & Harrison & Ramsey \\
Clark & Kime & Rankin \\
Criswell & Lake & Rumley \\
Dodd & Letts & Schulte \\
Doolittle & Lockin & Van Camp \\
Edgington & McDonald & Vance \\
Edson & Mayne & Westervelt \\
Elliott & Mills & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 27, House File No. 858, a bill for an act to amend section twenty-six hundred thirty-one (2631) supplement to the code 1913, (C. C. Sec. 2298), section twenty-six hundred thirty-four-h, (2634-h) supplement to the code 1913, (C. C. Sec. 2303) and section twenty-six hundred thirty-four-h1 (2634-h1) supplement to the code 1913, (C. C. Sec. 2304), relating to fees for teachers' certificates, was taken up for consideration.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 68
\begin{tabular}{lll} 
Allyn & Gibson & McCulloch \\
Anderson & Gilbert & MccDonald \\
Becker & Gilmore of Cedar & Miller \\
Beeman & Gilmore of Clay & Moen \\
Bradley & Graham & Moorhead \\
Brady & Grimwood & Morgan \\
Buffington & Hanna & Nervig \\
Calhoun & Hauge & O'Donnell \\
Children & Healy & Olson \\
Colbert & Held & Ontjes \\
Criswell & Ingersoll & Parrott \\
Donhowe & Kime & Parsons \\
Elson & Knickerbocker & Perkins \\
Emery & LeValley & Peters \\
Garber of Floyd & Long & Peterson
\end{tabular}

Rankin
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
Smith

Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance

Venard
Wamstad
Weber
Wolfe
Year
Yenter
Mr. Speaker
- Orr

Scott of Appanoose

Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Forsling \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Mayne \\
Brancis
\end{tabular} \\
Benz & Garber of Adair & Mills \\
Blake & Gordon & Narey \\
Carter & Harrison & Powers \\
Clark & Huff & Ramsey \\
Dodd & Justice & Rumley \\
Doolittle & Lake & Schulte \\
Edgington & Larson & Weaver \\
Edson & Letts & Westervelt \\
Elliott & Lockin & Young \\
Fackler & McClune &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 28, House File No. 859, a bill for an act to amend section twenty-six hundred thirty-four-b-6 (2634-b-6), supplemental supplement to the code 1915 , (C. C. Sec. 2314), and section twenty-seven hundred thirty-four-p (2734-p) as amended by chapter one hundred fifty-six (156), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2493), relating to fees for teachers' certificates, was taken up for consideration.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 71
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Brady \\
Anderson
\end{tabular} & Ruffington \\
Becker & Calhoun & Crisert \\
Beeman & Carter & Donhowe \\
Bradley & Children & Doolittle \\
& & Elson
\end{tabular}
Emery
Garber of Floyd
Gibson
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Hanna
Healy
Held
Ingersoll
Kime
Knickerbocker
Larson
LeValley
Long
McClune

McCulloch
McDonald
Miller
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Parrott
Parsons
Perkins
Peters
Peterson
Rankin
Sampson
Santee
Schrimer

Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year

Orr
Scott ớ Appāñoose

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Francis \\
Garber of Adair
\end{tabular} & \begin{tabular}{l} 
Mills \\
Ontjes
\end{tabular} \\
Aldrich & Gilbertson & Powers \\
Benz & Harison & Ramsey \\
Blake & Hauge & Rumley \\
Clark & Huff & Schulte \\
Dodd & Lake & Westervelt \\
Edgington & Letts & Yenter \\
Edson & Lockin & Young \\
Elliott & Mayne & Mr. Speaker \\
Fackler & &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 33, House File No. 652, a bill for an act to amend section eight hundred sixteen (816) supplement to the code, 1913, (C. C. Sec. 3880) and to amend section eight hundred twenty-six (826) of the code, (C. C. Sec. 3890), relating to lien of tax for special street improvement and the filing of certificate of assessment with the county auditor, with report of committee recommending passage, was taken up for consideration.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll} 
Allyn & Hanna & Sampson \\
Anderson & Hauge & Santee \\
Becker & Healy & Schrimer \\
Beeman & Held & Scott of Fremont \\
Benz & Huff & Shores \\
Brady & Ingersoll & Slemmons \\
Buffington & Justice & Smith \\
Carter & Knickerbocker & Sterling \\
Children & LeValley & Stimson \\
Colbert & Long & Storey \\
Criswell & McGhee & Truax \\
Donhowe & Miller & Ulstad \\
Doolittle & Moen & Van Camp \\
Elson & Moorhead & Venard \\
Emery & Morgan & Wamstad \\
Forsling & Narey & Weaver \\
Garber of Floyd & Nervig & Weber \\
Gibson & Olson & Westervelt \\
Gilmore of Clay & Parsons & Wolfe \\
Gordon & Perkins & Year \\
Graham & Peters & Yenter \\
Grimwood & Peterson &
\end{tabular}

Nays, 2
Gilbert
Scott of Appanoose
Absent or not voting, 41
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilbertson \\
Gilmore of
\end{tabular} & Cedar \\
Aldrich & Gunderson & \begin{tabular}{l} 
O'Donnell \\
Ontjes
\end{tabular} \\
Brry & Orr \\
Blake & Harrison & Parrott \\
Bradley & Kime & Pawers \\
Calhoun & Lake & Powers \\
Clark & Larson & Ramsey \\
Dodd & Letts & Rankin \\
Edgington & Lockin & Rumley \\
Edson & McClune & Schulte \\
Flliott & McCulloch & Springer \\
Fackler & McDonald & Vance \\
Francis & Mavne & Young \\
Garber of Adair & Mills & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker McFarlane in the chair.
Calendar No. 39, House File No. 592, a bill for an act to provide for appointment of examiners of accounts of certain school districts of the state, to designate their duties, and fix their compensation, and requiring compulsory attendance of witness, with report of committee recommending indefinite postponement was taken up for consideration.

The report of the committee was rejected.
The substitute amendment filed by Clark of Linn, found on pages 1635 and 1636 of the journal of March 29th, was considered and on motion of Mr. Clark, adopted.

Anderson of Winnebago offered the following amendment and . moved its adoption:

Amend House File No. 592 by striking out the words and figures "forty thousand dollars ( \(\$ 40,000.00\) )" in lines 8 and 9 of section 1 and inserting in lieu thereof the words and figures "thirty thousand dollars ( \(\$ 30,000.00\) )".

Amendment adopted.
Blake of Fayette moved that the bill be read a third time now placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 71
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Parsons \\
Anderson & Gordon & Peters \\
Becker & Graham & Peterson \\
Beeman & Grimwood & Ramsey \\
Berry & Hanna & Rumley \\
Blake & Hauge & Sampson \\
Bradley & Healy & Santee \\
Buffington & Huff & Schirmer \\
Calhoun & Ingersoll & Scott of Appanoose \\
Carter & Kime & Scott of Fremont \\
Clark & Knickerbicker & Shores \\
Colbert & Lake & Smith \\
Criswell & LeValley & Sterling \\
Dodd & Long & Storey \\
Donhowe & McClune & Truax \\
Doolittle & McCulloch & Ulstad \\
Edson & McDonald & Van Camp \\
Emery & McGhee & Vance \\
Forsling & Mooread & Wamstad \\
Garber of Adair & O'Donnell & Weber \\
Gibson & Olson & Year \\
Gilbert & Ontjes & Yenter \\
Gibertson & Orr & Mr. Speaker \\
Gilmore of Cedar & Parrott &
\end{tabular}

Nays, 18
\begin{tabular}{lll} 
Aiken & Held & Nervig \\
Allyn & Justice & Slemmons \\
Brady & Larson & Stimson \\
Children & Miller & Venard \\
Elson & Moen & Westervelt \\
Garber of Floyd & Narey & Wolfe
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll}
\begin{tabular}{ll} 
Benz & Letts \\
Edgington & Lockin
\end{tabular} & \begin{tabular}{l} 
Rankin \\
Schulte
\end{tabular} \\
Elliott & Mayne & Springer \\
Fackler & Mills & Weaver \\
Francis & Morgan & Young \\
Gunderson & Perkins & \\
Harrison & Powers &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House.

Blake of Fayette offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 592 by striking out all of said title and inserting in lieu thereof the following:

A bill for an act to amend section one hundred-e (100-e), supplement to the code, 1913 (compiled code, section 134), to provide for the auditing of the financial conditions of school corporations and authorize the superintendent of public instruction and the auditor of state to prepare forms for the annual reports of school officers and the county superintendent.

Amendment adopted and title as amended was agreed to.
House File No. 285, a bill for an act to amend the law as it appears in section two hundred and fifty-four-a20 (254-a20) supplement to the code, 1913, (compiled code, section 2104), relating to financial aid for widowed mothers, with report of sifting committee recommending passage, was taken up for consideration.

Bradley of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 84
\begin{tabular}{lll} 
Aldrich & Gordon & Peters \\
Allyn & Graham & Peterson \\
Anderson & Grimwood & Ramsey \\
Becker & Hanna & Rumley \\
Beeman & Hauge & Sampson \\
Benz & Healy & Santee \\
Bradley & Held & Schirmer \\
Brady & Huft & Scott of Appanoose \\
Buffington & Ingersoll & Scott of Fremont \\
Calhoun & Justice & Shores \\
Carter & Kime & Slemmons \\
Children & Knickerbocker & Smith \\
Colbert & Lake & Sterling \\
Criswell & Larson & Stimson \\
Donhowe & Long & Storey \\
Doolittle & LeValley & Truax \\
Edson & McClune & Ulstad \\
Elson & McCulloch & Van Camp \\
Emery & McDonald & Vance \\
Fackler & McGhee & Venard \\
Forsling & Marber of Adair & Moen \\
Garber of & Floyd & Narey \\
Gibson & Nervig & Wamstad \\
Gilbert & Olson & Weber \\
Gilbertson & Westervelt \\
Gilmore of Cedar & Orr & Parrott \\
Gilmore of Clay & Parsons & Year \\
& & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gunderson \\
Berry
\end{tabular} & Harrison
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 37, House File No. 515, a bill for an act making an appropriation for the payment of the balance due to the Universal Indicator Company of Milwaukee, Wisconsin, in the sum of thirty-six hundred dollars ( \(\$ 360000\) ) and for the additional
sum of one hundred thirty-six dollars and fifty-six cents (\$136.56) as expenses incurred in installing the electrical voting machine in the House of Representatives as per contract between said company and the executive council of the state of Iowa under date of September 19,1919 , with report of appropriations committee recommendnig passage, was taken up for consideration.

Allyn of Ringgold moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 80
\begin{tabular}{lll} 
Aldrich & Graham & Peters \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & Rankin \\
Becker & Hanna & Rumley \\
Beeman & Hauge & Sampson \\
Benz & Healy & Santee \\
Berry & Held & Schirmer \\
Brady & Huff & Scott of Appanoose \\
Buffington & Ingersoll & Scott of Fremont \\
Carter & Justice & Shores \\
Children & Knickerbocker & Slemmons \\
Clark & Lake & Smith \\
Colbert & Larson & Sterling \\
Donhowe & LeValley & Stimson \\
Doalittle & Long & Storey \\
Edson & McClune & Truax \\
Elson & McCulloch & Ulstad \\
Emery & McDonald & Van Camp \\
Fackler & McGhee & Vance \\
Forsling & Miller & Venard \\
Garber of Adair & Narey & Wamstad \\
Garber of & Floyd & Nervig \\
Gibson & O'Donnell & Weaver \\
Gibertson & Olson & Weber \\
Gilmore of Cedar & Orr & Wolfe \\
Cilmnre of Clay & Parrott & Year \\
Gordon & Parsons & Mr. Speaker \\
& &
\end{tabular}

Nays, 2
Moen
Westervelt
Absent or not voting, 26

Aiken
Blake
Bradley
Calhoun
Criswell
Dodd

Edgington
Elliott
Francis
Gilhert
Harrison
Kime

Letts
Lockin
Mayne
Mills
Moorhead
Morgan

Ontjes
Perkins
Powers
\begin{tabular}{ll} 
Ramsey & Yenter \\
Schulte & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 864, a bill for an act to amend section nineteen hundred eighty-nine-a twelve (1989-a12) supplemental supplement to the code, 1915, as amended by section one (1) chapter one hundred twenty-seven (127) and section two (2) chapter three hundred forty-four (344), acts of the Thirty-seventh General Assembly (C. C. Sec. 4851), relating to the assessment and costs of damages in levees or drainage district, with report of sifting committee recommending passage, was taken up for consideration.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Allyn & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Becker & Hauge & Ramsey \\
Beeman & Healy & Rankin \\
Benz & Held & Rumley \\
Berry & Huff & Sampson \\
Brady & Ingersoll & Santee \\
Ruffington & Justice & Schrimer \\
Calhoun & Knickerbocker & Scott of Appanoose \\
Carter & Lake & Scott of Fremont \\
Children & LeValley & Shores \\
Clark & Lockin & Slemmons \\
Colbert & Long & Smith \\
Doolittle & McClune & Sterling \\
Edgington & McDonald & Stimson \\
Edson & McGhee & Storey \\
Elson & Miller & Truax \\
Emery & Mills & Vance \\
Fackler & Moen & Venard \\
Forsling & Narey & Wamstad \\
Garber of Adair & Nervig & Weber \\
Garber of Floyd & O'Donnell & Westervelt \\
Gibson & Olson & Wolfe \\
Gilbertson & Orr & Year \\
Gilmore of Clay & Parrott & Yenter \\
Grimwood & Parsons & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Morgan \\
Aldrich & Gordon & Ontjes \\
Blake & Graham & Perkins \\
Bradley & Harrison & Powers \\
Criswell & Kime & Schulte \\
Dodd & Larson & Springer \\
Donhowe & Letts & Ulstad \\
Elliott & McCulloch & Van Camp \\
Francis & Mayne & Weaver \\
Gilbert & Moorhead & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 24, Senate File No. 774, a bill for an act authorizing the executive council in any investigation before it, ordered by the general assembly, to subpeona witnesses and require the production of records and other matters of evidence and providing for punishment of a witness for contempt, with report of committe recomending passage, was taken up for consideration.

Clark of Linn offered the following amendments and moved their adoption:

Amend Senate File No. 774 by striking out of the second line of section one, thereof the words "authorized by the General Assembly".

Also amend the title by striking from line 3 the following: "ordered by the general assembly".

Amendments adopted.
Gilmore of Clay moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 86
\begin{tabular}{lll} 
Aiken & Brady & Edson \\
Aldrich & Buffington & Elliott \\
Allyn & Calhoun & Elson \\
Anderson & Carter & Emery \\
Becker & Children & Fackler \\
Beeman & Clark & Forsling \\
Benz & Criswell & Garber of Adair \\
Berry & Donhowe & Garber of Floyd \\
Bradley & Edgington & Gibson
\end{tabular}
\begin{tabular}{ll} 
Gilbert & McClune \\
Gilbertson & McDonald \\
Gilmore of Cedar & McGhee \\
Gilmore of Clay & Mayne \\
Gordon & Miller \\
Graham & Mills \\
Grimwood & Moen \\
Hanna & Narey \\
Hauge & Nervig \\
Healy & O'Donnell \\
Held & Olson \\
Huff & Ontjes \\
Ingersoll & Parrott \\
Justice & Parsons \\
Knickerbocker & Peters \\
Lake & Peterson \\
Larson & Ramsey \\
LeValley & Rankin \\
Lockin & Rumley \\
Long & Sampson
\end{tabular}

Nays, None

Absent or not voting, 22

Blake
Colbert
Dodd
Doolittle
Francis
Gunderson
Harrison
Kime

Letts
McCulloch
Moorhead
Morgan
Orr
Perkins
Powers
Schulte

Santee
Schrimer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Yenter
Mr. Speaker

Springer
Ulstad
Van Camp
Vance
Year
Young

The bill having received a constitutional majority was declared to have passed the House.

The title as amended was agreed to.
Calendar No. 40 , House File No. 605, a bill for an act to compensate one A. E. Yttrevold for the destruction of a horse at the veterinary hospital at Iowa State College and making an appropriation therefor, with report of appropriations committee recommending amendment and passage, was taken up for consideration.

On motion of Donhowe of Story the amendments proposed by the committee, found on page 1679 of the journal of March 30 th, were adopted.

Mr. Donhowe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 80
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilbert & Parsons \\
\hline Allyn & Gilbertson & Peters \\
\hline Anderson & Gilmore of Cedar & Peterson \\
\hline Becker & Gilmore of Clay & Ramsey \\
\hline Beeman & Gordon & Rankin \\
\hline Benz & Graham & Sampson \\
\hline Berry & Grimwood & Santee \\
\hline Bradley & Hanna & Schrimer \\
\hline Brady & Hauge & Scott of Appanoose \\
\hline Buffington & Healy & Scott of Fremont \\
\hline Calhoun & Held & Shores \\
\hline Carter & Huff & Slemmons \\
\hline Clark & Ingersoll & Smith \\
\hline Colbert & Justice & Sterling \\
\hline Criswell & Knickerbocker & Stimson \\
\hline Donhowe & Lake & Storey \\
\hline Doolittle & LeValley & Truax \\
\hline Edgington & Lockin & Ulstad \\
\hline Edson & Long & Vance \\
\hline Elliott & McDonald & Venard \\
\hline Elson & McGhee & Weber \\
\hline Emery & Mayne & Westervelt \\
\hline Fackler & Miller & Wolfe \\
\hline Forsling & Moen & Year \\
\hline Garber of Adair & Nervig & Yenter \\
\hline Garber of Floyd & Olson & Mr. Speaker \\
\hline Gibson & Ontjes & \\
\hline
\end{tabular}

Nays, 2
Gunderson
Wamstad
Absent or not voting, 26
\begin{tabular}{lll} 
Aldrich & McClune & Perkins \\
Blake & McCulloch & Powers \\
Children & Mills & Rumley \\
Dodd & Moorhead & Schulte \\
Francis & Morgan & Springer \\
Harrison & Narey & Van Camp \\
Kime & O'Donnell, & Weaver \\
Larson & Orr & Young \\
Letts & Parrott &
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Calendar No. 43, House File No. 863, a bill for an act to amend section two hundred twenty-seven (227) supplemental supplement to the code, 1915, (C. C. Sec. 6937), relating to counties which shall comprise said judicial districts and providing that
the number of judges in the fourth judicial district shall be four, was taken up for consideration.

Aiken of Ida offered the following amendment and moved its adoption :

Amend House File No. 863 by striking out all of section 1 after the word "by" in line 3, and inserting in lieu thereof the following: "striking out of line ten of said section the word "three" and inserting in lieu thereof the word "four".

Amendment lost.
Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 65
\begin{tabular}{lll} 
Aldrich & Gibson & Parsons \\
Anderson & Gilbert & Perkins \\
Becker & Gilmore of Clay & Peterson \\
Beeman & Grimwood & Powers \\
Benz & Hanna & Rankin \\
Bradley & Hauge & Rumley \\
Buffington & Healy & Sampson \\
Calhoun & Ingersoll & Santee \\
Carter & Tustice & Schrimer \\
Children & Kime & Smith \\
Clark & Knickerbocker & Sterling \\
Colbert & Iake & Truax \\
Criswell & Ietts & Van Camp \\
Dodd & LeValley & Vance \\
Donhowe & Long & Venard \\
Doolittle & McGhee & Wamstad \\
Edgington & Mayne & Weaver \\
Elliott & Miller & Westervelt \\
Elson & Mills & Year \\
Forsling & Morgan & Yenter \\
Garber of Adair & Narey & Mr. Speaker \\
Garber of Floyd & Olson &
\end{tabular}

Nays, 18
\begin{tabular}{lll} 
Aiken & Held & Nervig \\
Berry & Huff & Ramsey \\
Edson & Lockin & Shores \\
Emery & McCulloch & Stimson \\
Graham & McDonald & Ulstad \\
Gunderson & Moen & Wolfe
\end{tabular}

Absent or not voting, 25
\begin{tabular}{lll} 
Allyn & Larson & Scott of Appanoose \\
Blake & McClune & Scott of Fremont \\
Brady & Moorhead & Slemmons \\
Fackler & O'Donnell & Springer \\
Francis & Ontjes & Storey \\
Gilbertson & Orr & Weber \\
Gilmore of Cedar & Parrott & Young \\
Gordon & Peters & \\
Harrison & Schulte &
\end{tabular}

The bill having. received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LAID UPON THE TABLE
Forsling of Woodbury moved to reconsider the vote by which House File No. 863 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{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. 827, a bill for an act to amend certain sections, relating to the military force of the state.

\author{
L. W. Ainsworth, Secretary.
}

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled House File No. 742, a bill for an act to amend section three (3), chapter two hundred seventyeight (278), acts of the Thirty-eighth General Assembly (C. C. Sec. 3178), relating to the power of the county treasurer to appoint a tax collector or an additional deputy in cities and counties herein designated.

Also:
House File No. 579, a bill for an act to amend section nineteen hundred eighty-nine-a 8 (1989-a8), supplemental supplement to the code, 1915, (C. C. Sec. 4843), relating to drainage.

Also :
House File No. 689, a bill for an act to amend section nineteen hundred eighty-nine-a forty-one (1989-a41), supplement to the code, 1913, as amended by chapter seventy-six (76), acts of the Thirty-eighth General Assembly (C. C. Sec. 4890), relating to expenses and fees in drainage proceedings.

\begin{abstract}
Also:
House File No. 726, a bill for an act to amend section nineteen hundred eighty-nine-a twelve (1989-a12), supplemental supplement to the code, 1915, as amended by chapters one hundred twenty-seven (127) and three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly (C. C. Sec. 4851), and to amend section nineteen hundred eighty-ninea twenty-six (1989-a 26 ), supplement to the code, 1913, as amended by section five (5) of chapter three hundred forty-four (344) of the acts of the Thirty-seventh General Assembly, section one (1) of chapter sixty-four (64) of the acts of the Thirty-eighth General Assembly, and section one (1) of chapter two hundred seventy-six (276) of the acts of the Thirtyeighth General Assembly (C. C. Sec. 4874), relating to levees, ditches, drains and water courses, and authorizing separate assessments for laterals.
\end{abstract}

\section*{Also :}

House File No. 511, a bill for an act to amend section nineteen hundred eighty-nine-a twenty-seven (1989-a27), supplement to the code, 1913, as amended by section six (6) of chapter three hundred forty-four (344), acts of the Thirty-seventh General Assembly and section two (2) of chapter sixty-four and section two (2) of chapter two hundred seventyone (271), acts of the Thirty-eighth General Assembly (C. C. Sec. 4875) and section nineteen hundred eighty-nine-a thirty-two (1989-a32), supplement to the code, 1913 , (C. C. Sec. 4880 ) relating to the assessment of costs and damages on drainage districts.

Also:
House File No. 625, a bill for an act to amend sections two hundred eighty-c ( \(280-\mathrm{c}\) ) and two hundred eighty-f ( \(280-\mathrm{f}\) ), supplement to the code, 1913, (C. C. Sec. 6924 and 6927), relating to superior courts in certain cities and the compensation of judges of said courts.

Also :
House File No. 577, a bill for an act to legalize the making of special
assessments for sewers and the issuance of bonds for sewer district number one of the town of Churdan, Iowa, in the sum of \(\$ 4,749.00\).
W. H. Vance,

Chairman House Committee.
George S. Banta,
Chairman Senate Committee.
Report adopted.

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 742.
House File No. 579.
House File No. 689.
House File No. 726.
House File No. 511.
ITouse File No. 625.
House File No. 577.
IIouse File No. 830.
House File No. 477.
House File No. 518.
House File No. 766.
House File No. 509.
House File No. 466.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committe on enrolled bills submitted the following report:

Mr. Speaker--Your committee on enrolled bills respectfully report that they have on this 5 th day of April, 1921, sent to the governor for his approval, House File No. 830.

Also :
House File No. 477.
Also :
House File No. 518.
Also:
House File No. 766.
Also :
House File No. 509.
Also:
House File No. 466.

\author{
W. H. Vance Chairman.
}

Report adopted.
On motion of Parrott of Carroll the House adjourned until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the the chair.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Mr. Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 319, a bill for an act to amend the law as it appears in sections three (3), four (4), six (6), seven (7), eight (8) and ten (10) of chapter thirtyseven (37) acts of the Thirty-eighth General Assembly, and to amend paragraph seven (7), section twenty-seven hundred twenty-seven-a 96 (2727-a96) supplemental supplement to the code, 1915, relating to the support funds for the various state institutions under the supervision of the board of control of state institutions.

Also:
Senate File No. 504, a bill for an act to repeal section three (3) of chapter one hundred fourteen (114) acts of the Thirty-seventh General Assembly (C. C. Sec. 3352), relating to the custody and control of memorial halls and to enact a substitute therefor.

> Also :
> Joint resolution No. 5, relating to Flower Day.

Also :
Senate File No. 361, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915 (compiled code, Sec. 4038), and section nineteen hundred eighty-nine-a thirty-eight (1989-a38), supplement to the code, 1913, as amended by section one (1), of chapter twenty-eight (28), acts of the Thirty-seventh ( 37 th ) General Assembly (compiled code, Sec. 4886 ), in regard to levy of tax by cities and towns to pay special assessments for street improvements.

Also :
Senate File No. 494, a bill for an act to amend section four hundred eighty-two (482) of the code (compiled code, section 3165), relating to the duties of the county treasurer providing a seal, and requiring an impression of the seal on each motor vehicle registration certificate.

Also :
Senate File No. 598, a bill for an act to repeal the law as it appears in subdivision seven (7) of chapter one hundred ninety-one (191) of the laws of the Thirty-seventh General Assembly, and chapters two hundred fourteen (214) and three hundred seventy-seven (377) of the acts of the Thirty-eight General Assembly (C. C. 4482), and to enact a substitute therefor relating to exemptions from taxation of the property of soldiers, sailors, marines, nurses, and widows and child or children of soldiers, sailors and marines, and husbands of nurses.

Also :
Senate File No. 363, a bill for an act to amend eight hundred fortyh ( \(840-\mathrm{h}\) ), supplemental supplement to the code, 1915 (compiled code, Sec. 3912), and section eight hundred forty-i ( \(840-\mathrm{i}\) ), supplemental supplement to the code, 1915 (compiled code, Sec. 3913), and section eight hundred forty-j ( \(840-\mathbf{j}\) ) supplemental supplement to the code, 1915 (compiled code, Sec. 3914), and section eight hundred forty-k ( \(840-\mathrm{k}\) ), supplemental supplement to the code, 1915 (compiled code,

Sec. 3915 ), and section eight hundred forty-m ( \(840-\mathrm{m}\) ), supplemental supplement to the code, 1915 (compiled code, Sec. 3917), and section eight hundred forty-n ( \(840-\mathrm{n}\) ), supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventysix (376), acts of the Thirty-seventh (37th) General Assembly (compiled code, Sec. 3919 ), in regard to improving highways leading into cities.

Also :
Senate File No. 413, a bill for an act to amend section one thousand six hundred thirty-seven (1637) supplement to the code 1913 (C. C. 5637) relating to foreign corporations.

Also:
Senate File No. 450, a bill for an act to amend the law as it appears in section five (5), chapter three hundred forty-nine (349), laws of the Thirty-eighth General Assembly, and to provide that certain funds, therein referred to, be transferred to the general funds of the state of Iowa.

Also :
Senate File No. 587, a bill for an act to amend section three hundred thirteen (313), supplement to the code (C. C. Sec. 7037), relating to practitioners from other states.

Also :
Senate File No. 721, a bill for an act to amend section thirty-seven (37), chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly (C. C. Sec. 2945), relating to the improvement by hard surfacing of any public highway that is a part of the primary road system and located along the corporate line of any city so as to apply to special charter cities, cities of the first and second class, and cities under the city manager plan.

\author{
W. H. Vance, \\ Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills, submitted the following report:

Mr. SpeAKER-Your committee on enrolled bills respectfully report that they have on this 5th day of April, 1921, sent to the governor for his approval, House File No. 742.

Also :
House File No. 579.
Also :
House File No. 689.

Also :
House File No. 726.

Also :
House File No. 511.

Also :
House File No. 625.

Also :
House File No. 577.
W. H. Vance Chairman.

Report adopted.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 743, a bill for an act to amend the law as it appears in chapter three hundred fifty-two (352), acts of the Thirtyeighth General Assembly, (C. C. Sec. 6318), relating to the filing of chattel mortgages, bills of sale and other instruments affecting the title to or encumbrance of personal property and providing fees to be paid therefor, and to the indexing of real estate mortgags in a chattel mortgage index provided for that purpose, giving to such real estate mortgages so indexed the effect of chattel mortgages.

Read first and second time and referred to the sifting committee.
Senate File No. 794, a bill for an act to legalize an election held March 21, 1921, in the consolidated independent school district of Laurel, in the counties of Marshall and Jasper, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of \(\$ 40,000.00\), and
to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election, and said bonds, and to authorize the issuance of \(\$ 40,000.00\) bonds of said consolidated independent school district.

Read first and second time and referred to sifting committee.
Senate File No. 781, a bill for an act to create a state board of printing, to prescribe its powers and duties, to provide for the public printing, to regulate the contracts therefor, to create the office of superintendent of printing, to define his powers and duties, to provide for the preparation, filing and printing of state reports and other documents and papers, to provide for the distribution of such publications, to make an annual appropriation for said several purposes, and to repeal sections one hundred twenty-one (121), one hundred twenty-two (122), one hundred twenty-four (124), one hundred twenty-seven (127) to one hundred twenty-nine (129) inclusive, one hundred thirty (130), one hundred thirty-one (131), one hundred thirty-four (134), one hundred thirty-five (135) and one hundred forty-two (142) of the code; also to repeal sections one hundred eighteen (118) to one hundred twenty (120) inclusive, one hundred twenty-five (125), one hundred twenty-six (126), one hundred twenty-six-a (126-a) to one hundred twenty-six-d (126-d), inclusive, one hundred thirty-seven (137), one hundred thirty-sev-en-a (137-a), one hundred forty-four-b (144-b) to one hundred forty-four-d (144-d) inclusive, of the supplement to the code, 1913 ; also to amend section one hundred twenty-three (123), supplement to the code, 1913 , (C. C. Sec. 297) ; also to repeal sections one hundred forty-four-e (144-e) to one hundred forty-four-o (144-o) inclusive, one hundred thirty-two-a (132-a) to one hundred thirty-two-d (132-d) inclusive, one hundred thirty-six (136), one hundred thirty-eight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915 ; also to repeal chapters nine (9) and one hundred eighty-three (183), acts of the Thirtyseventh General Assembly; also to repeal chapter four hundred thirteen (413), acts of the Thirty-eighth General Assembly (C. C. sections 176 to 241 inclusive and 296).

On request of Harrison of Pottawattamie, unanimous consent laving been obtained, Senate File No. 781 was substituted for House File No. 851.

Senate File No. 781 passed on file.

\section*{CONSIDERATION OF BILLS}

Calendar No. 35, House File No. 378, a bill for an act to make appropriations for the State University of Iowa, the Iowa State College of Agriculture and Meechanic Arts, the Iowa State Teachers' College, the Iowa College for the Blind, and the Iowa School for the Deaf, with report of committee recommending substitute amendment and passage, was taken up for consideration.

On request of Springer of Louisa, unanimous consent having been obtained, Senate File No. 351 was withdrawn from the committee on appropriations and substituted for House File No. 378.

Senate File No. 351, a bill for an act to make appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers’ College, the Jowa College for the Blind, and the Iowa School for the Deaf, was taken up for consideration.

Edson of Buena Vista offered the following amendment and moved its adoption:

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the state university of Iowa, the sum of one million one hundred twenty-six thousand six hundred and forty-seven dollars ( \(1,126,647\) ) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:

Educátional support .................................................. \(\$ 467,647.00\)
Colleges of Liberal Arts, applied Science, Law and Pharmacy \(80,000.00\)
College of Medicine ................................................ \(75,000.00\)
College of Dentistry ............................................... . . \(20,000.00\)
College of Education ............................................... 26,000.00
Graduate College .................................................... 40,000.00
Summer School ......................................................... . \(38,000.00\)
Of this amount, \(\$ 18,000\) is not to be available unless the attendance materially exceeds the enrollment in the 1920 summer school.

Equipment and supplies
. \(\$ 16,000.00\)
Repair and contingent ..... 43,000.00
Department of Buildings and Grounds ..... 80,000.00
Administration ..... \(18,000.00\)
Library ..... 35,000.00
Commerce ..... 50,000:00
Nurses' Training and Public Health Nursing ..... 20,000.00
Soldier Tuition ..... 60,000.00

Out of this appropriation the state university is to receive, for each honorably discharged soldier or sailor of the United States who enrolls in any college of the institution, \(\$ 20.00\) for each semester and \(\$ 20.00\) for each summer school.

University Extension and Public Health Service ............. \(\$ 43,000.00\)
Epidemiology Laboratory . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 15,000.00
\(\$ 58,000.00\)
\(\$ 1,126,647.00\)
The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, with the exception of the appropriation for sumsmer school ( \(\$ 38,000.00\) ) which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period. The lowa state board of education may transfer to the educational support fund any of the above funds that are not made contingent upon increased attendance.

Sec. 2. There is further appropriated out of any money in the state treasury, not otherwise appropriated, to the state university of Iowa for the biennium beginning July 1, 1921, the sum of two hundred fifty thousand dollars ( \(\$ 250,000.00\) ) for the following purposes:

The special appropriations provided for in this section shall be paid on the order of the Iowa state board of education, but not more than one-half of the entire amount shall be available before July 1, 1922. It is further provided that \(\$ 50,000.00\) of the special appropriations may be used for educational support.

Sec. 3. 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 one million, one hundred fourteen
thousand five hundred dollars \((\$ 1,114,500.00)\) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:

Permanent Collegiate Support Fund. . . . . . . . . . . . . . . . . . . . . . . \$719,000.00
Of this amount \(\$ 119,000.00\) is not to be available unless the attendance materially exceeds the enrollment of the 1919 school year.

Summer session \(\$ 20,000.00\)

Of this amount \(\$ 15,000.00\) is not to be available unless the attendance materially exceeds the enrollment of the 1920 summer school.

Sub-collegiate courses in agriculture, home economics and engineering
\(. \$ 20,000.00\)
Contingent fund repairs and minor improvements . . . . . . . . . 10,000.00
Library, books and periodicals . . . . . . . . . . . . . . . . . . . . . . . . . . 20,000.00
Maintenance and improvement of public grounds . . . . . . . . . . 10,000.00
Soldier tuition . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 60,000.00
\(\$ 859,000.00\)
Out of this appropriation the Iowa state college is to receive for each honorably discharged soldier or sailor of the United States who enrolls in any division of the institution, \(\$ 20.00\) for each semester and \(\$ 20,00\) for each summer school.

For industrial service work as follows:
Engineering experiment station . . . . . . . . . . . . . . . . . . . . . . . . . \(\$ 20,000.00\)
Agricultural experiment station .................................. 134,500.00
Of this appropriation not less than \(\$ 25,000.00\) nor more than \(\$ 50,000.00\) is to be used for soils survey work; and \(\$ 25,000.00\) is to be used for making investigations in agricultural economics, including the marketing of farm products.

Agriculture and Home Economics Extension . . . . . . . . . . . . \(\$ 85,000.00\)
Trade school and engineering extension . . . . . . . . . . . . . . . . . . . 10,000.00
Veterinary investigations . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6,000.00
\(\$ 255,500.00\)
\(\$ 1,114,500.00\)
The Iowa state board of education may transfer to the permanent collegiate support any of the above funds that are not made contingent upon increased attendance.

The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer session ( \(\$ 20,000\) ) which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period.

Sec. 4. There is further appropriated out of any money in the state treasury not otherwise appropriated to the lowa state college of agriculture and mechanic arts, for the biennium beginning July 1, 1921, the sum of two hundred sixty thousand dollars ( \(\$ 260,000\) ) for the following purposes:

Equipment and furnishings for buildings and departments. . \(\$ 85,000.00\)
Extension of heating system and equipment for heating plant \(40,000.00\)
Additional construction and equipment ....................... 135,000.00
The special appropriations provided for in this section shall be paid
on the order of the Iowa state board of education, but not more than one-half of the entire amount shall be available before July 1, 1922.

It is further provided that \(\$ 60,000\) of the special appropriations may be used for permanent collegiate support fund.

Sec. 5. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the Iowa state teachers' college, the sum of three hundred ninety-nine thousand dollars ( \(\$ 399,000.00\) ) annually for each year of the biennium beginning July 1, 1921, for the following purposes:

Teachers' fund ........................................................... . \(\$ 165,000.00\)
Summer term fund . .......................................... . . . . . . . . \(44,000.00\)

Library . .............................................................. . . . . \(10,000.00\)
Librarian's salary fund .......................................... \(8,000.00\)
Hospital fund ....................................................... . . \(6,000.00\)
Extension service fund ........................................... . \(30,000.00\)
Extension summer school ........................................ . \(35,000.00\)
The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, with the exception of the appropriations for summer term ( \(\$ 44,000.00\) ) and for extension summer schools ( \(\$ 35,000.00\) ) which amounts are to be available July 1, 1921, and on July first of each year thereafter for the biennial period.

Sec. 6. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the lowa college for the Blind, the sum of forty-three thousand five hundred dollars ( \(\$ 43,500.00\) ) annually for each year of the biennium beginning July 1, 1921, for the following purposes:

The annual appropriations provided for in this section shall be paid on the order of the lowa state board of education in monthly installments

Sec. 7. There is further appropriated, out of any money in the state treasury not otherwise appropriated, to the Iowa college for the blind, for the biennium beginning July 1 , 1921, the sum of twenty-one thousand dollars ( \(\$ 21,000.00\) ) for the following purposes:
\begin{tabular}{|c|c|}
\hline Piano and fu & \$5,000,00 \\
\hline Improvements & 6,000.00 \\
\hline Equipment & 6,000.00 \\
\hline Greenhouse & 4,000.00 \\
\hline
\end{tabular}

The special appropriations provided for in this section shall be available July 1, 1921, and be paid on the order of the Iowa state board of education.

Sec. 8. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated to the Iowa school for the deaf, the sum of one hundred thirty-two thousand five hundred dollars (\$135,500.00 ) annually for each year of the biennium beginning July 1, 1921, for the following purposes:

Support fund ............................................................. \(\$ 132,000.00\)
Scholarships .......................................................... 500.00
The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, for the biennial period.

Sec. 9. There is further appropriated, out of any money in the state treasury not otherwise appropriated to the Iowa school for the deaf, for the biennium beginning July 1, 1921, the sum of one hundred twenty-two
thousand dollars ( \(\$ 122,000.00\) ) for the following purposes:
Repair and contingent ................................................. \(\$ 30,000.00\)
Library and book binding .......................................... \(1,000.00\)
Equipment .............................................................. \(91,000.00\)

The special appropriations provided for in this section shall be available July 1, 1921, and be paid on the order of the Iowa state board of education.

Emery of Wapello offered the following amendment to the amendment offered by Edson of Buena Vista, and moved its adoption:

Amend section 1 by striking out all of said section and inserting in lieu thereof the following:

Section 1. There is hereby appropriated, out of any money in the state treasury not otherwise appropriated, to the state university of Iowa, the sum of six hundred sixty-four thousand, five hundred twenty-nine dollars ( \(\$ 664,529.00\) ) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:
Educational support ..... \$245,129.00
Colleges of Liberal Arts, Applied Science, Law and Pharmacy ..... \(48,000.00\)
College of Medicine ..... \(45,000.00\)
College of Dentistry ..... \(12,000.00\)
College of Education ..... 15,600.00
Graduate College ..... 24,000.00
Summer School ..... \(22,800.00\)
Of this amount \(\$ 10,000.00\) is not to be available unless the attendancematerially exceeds the enrollment in the 1920 summer school.
Equipment and supplies ..... \$ 9,600.00
Repair and contingent ..... 25,800.00
Department of buildings and grounds ..... 48,000.00
Administration ..... 10,800.00
Library ..... 21,000.00
Commerce ..... 30,000.00.
Nurses' Training and Public Health Nursing ..... 12,000.00
Soldier Tuition ..... 60,000:00
Out of this appropriation the state university is to receive, for eachhonorably discharged soldier or sailor of the United States who enrollsin any college of the institution, \(\$ 20.00\) for each semester and \(\$ 20.00\) foreach summer school.
University Extension and Public Health Service .....  \(25,800.00\)
Epidemiology Laboratory ..... \(9,000.00\)
\(\$ 664,529.00\)
The annual appropriations provided for in this section shall be paid on the order of the Iowa State Board of Education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer school ( \(\$ 22,800.00\) ), which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period. The Iowa State Board of Education may transfer to the education support fund any of the above funds that are not made contingent upon increased attendance.

Amendment lost.
Emery of Wapello offered the following amendment to the amendment offered by Edson of Buena Vista:

Amend section three by striking out all of said section and inserting in lieu thereof the following:

Sec. 3. 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 six hundred three thousand, seven hundred dollars ( \(\$ 603,700.00\) ) annually, for each year of the biennium beginning July 1, 1921, for the following purposes:

Of this amount \(\$ 50,000.00\) is not to be available unless the attendance materially exceeds the enrollment of the 1919 school year.

Summer session
\(\$ 10,000.00\)
Of this amount \(\$ 5,000.00\) is not to be available unless the attendance materially exceeds the enrollment of the 1920 summer school.

Sub-collegiate courses in agriculture. \(\qquad\)
Home economics and engineering \(\$ 10,000.00\)
Contingent fund repairs and minor improvements............... 5,000.00
Library, books and periodicals .......................................................10,000.00
Maintenance and improvement of public grounds................ \(5,000.00\)

Out of this appropriation the Iowa state college is to receive for each honorably discharged soldier or sailor of the United States, who enrolls in any division of the institution, \(\$ 20.00\) for each semester and \(\$ 20.00\) for each summer school.

For industrial service work as follows:
Engineering experiment station ................................................... \(\$ 10,000.00\)
Agricultural experiment station ...........................................................67,000.00
Of this appropriation not less than \(\$ 15,000\) nor more than \(\$ 30,000\) is to be used for soils survey work; and \(\$ 15,000\) is to be used for making investigations in agricultural economics, including the marketing of farm products.

Agricultural and home economics extension.......................... \$45,000.00
Trade school and engineering extension...................................... 5,000.00
Veterinary investigations .-........................................................................... 3,000.00
\(\$ 603,700.00\)

The Iowa state board of education may transfer to the permanent collegiate support fund any of the above funds that are not made contingent upon increased attendance.

The annual appropriations provided for in this section shall be paid on the order of the Iowa state board of education in monthly installments beginning July 1, 1921, with the exception of the appropriation for summer session ( \(\$ 10,000\) ), which shall be available July 1, 1921, and on July first of each year thereafter for the biennial period.

Scott of Appanoose asked for a roll call.
On the question, "Shall the amendment be adopted?"

Ayes, 28
\begin{tabular}{lll} 
Aldrich & Ingersoll & Scott of Appanoose \\
Berry & Justice & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Edgington & Long & Storey \\
Elson & McClune & Vance \\
Emery & McDonald & Wamstad \\
Gilbertson & Moen & Weber \\
Graham & Orr & Year \\
Gunderson & Parrott & \\
Huff & Parsons &
\end{tabular}

Nays, 67
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilmore of Clay & Peterson \\
\hline Anderson & Grimwood & Powers \\
\hline Becker & Hanna & Ramsey \\
\hline Beeman & Harrison & Rankin \\
\hline Benz & Hauge & Rumley \\
\hline Blake & Healy & Sampson \\
\hline Bradley & Held & Santee \\
\hline Calhoun & Kime & Schirmer \\
\hline Carter & Letts & Slemmons \\
\hline Children & LeValley & Smith \\
\hline Clark & Lockin & Springer \\
\hline Colbert & McCulloch & Sterling \\
\hline Criswell & McGhee & Stimson \\
\hline Dodd & Mayne & Truax \\
\hline Donhowe & Miller & Van Camp \\
\hline Doolittle & Mills & Venard \\
\hline Edson & Morgan & Weaver \\
\hline Elliott & Narey & Westervelt \\
\hline Garber of Adair & O'Donnell & Wolfe \\
\hline Garber of Floyd & Olson & Yenter \\
\hline Gibson & Ontjes & Mr. Speaker \\
\hline Gilbert & Perkins & \\
\hline Gilmore of Cedar & Peters & \\
\hline
\end{tabular}

Absent or not voting, 13
\begin{tabular}{lll} 
Aiken & Gordon & Schulte \\
Brady & Lake & Ulstad \\
Fackler & Larson & Young \\
Forsling & Moorhead & \\
Francis & Nervig &
\end{tabular}

So the amendment to the amendment to Senate File 351 was lost.
The substitute amendment offered by Edson of Buena Vista was adopted.

Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Aiken & Gilbert & Perkins \\
Allyn & Gilmore of Cedar & Peters \\
Anderson & Gilmore of Clay & Peterson \\
Becker & Graham & Powers \\
Beeman & Grimwood & Ramsey \\
Benz & Hanna & Rankin \\
Blake & Harrison & Rumley \\
Bradley & Hauge & Sampson \\
Brady & Healy & Santee \\
Buffington & Held & Schirmer \\
Calhoun & Kime & Shores \\
Carter & Knickerbocker & Slemmons \\
Children & Letts & Smith \\
Clark & LeValley & Springer \\
Colbert & Lockin & Sterling \\
Criswell & McClune & Truax \\
Dodd & McCulloch & Van Camp \\
Donhowe & McGhee & Venard \\
Doolittle & Mayne & Wamstad \\
Edgington & Miller & Weaver \\
Edson & Mills & Weber \\
Elliott & Morgan & Westervelt \\
Emery & Narey & Wolfe \\
Forsling & Nervig & Yenter \\
Garber of Adair & O'Donnell & Mr. Speaker \\
Garber of Floyd & Olson & \\
Gibson & Ontjes &
\end{tabular}

Nays, 15
\begin{tabular}{lll} 
Aldrich & Long & Scott of Appanoose \\
Berry & Moen & Scott of Fremont \\
Gilbertson & Orr & Storey \\
Huff & Parrott & Vance \\
Justice & Parsons & Year
\end{tabular}

Absent or not voting, 14

Elson
Fackler
Francis
Gordon
Gunderson

Ingersoll
Lake
Larson
McDonald
Moorhead

Schulte
Stimson
Ulstad
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{INTRODUCTION OF BILLS}

Unanimous consent was obtained to return to the order of introduction of bills.

By Sifting Committee, House File No. 869, a bill for an act to repeal sections fifty hundred seventy-seven-a-fourteen (5077-a-14),
fifty hundred seventy-seven-a-fifteen (5077-a-15), fifty hundred sev-enty-seven-a-sixteen (5077-a-16), fifty hundred seventy-seven-a-seventeen ( \(5077-\mathrm{a}-17\) ), fifty hundred seventy-seven-a-eighteen (5077-a-18), fifty hundred seventy-seven-a-nineteen ( \(5077-\mathrm{a}-19\) ), fifty hundred seventy-seven-a-twenty ( \(5077-\mathrm{a}-20\) ), fifty hundred sev-enty-seven-a-twenty-one ( \(5077-\mathrm{a}-21\) ), fifty hundred seventy-seven-a-twenty-two (5011-a-22), fifty hundred seventy-seven-a-twentythree (5077-a-23), supplement to the code, 1913, (C. C. Secs. 1522, \(1523,1524,1525,1526,1527,1528,1529,1530,1531\) ), and fifty hundred seventy-seven-a-twenty-four (5077-a-24), supplemental supplement to the code, 1915, (C. C. 1532), and to amend section fifty hundred seventy-seven-a-six (5077-a-6), supplement to the code, 1913, (C. C. Sec. 1514), and to enact substitutes therefor and providing for standards of purity of agricultural seeds offered for sale and enforcement of such provisions.

Read first and second time and passed on file.
By Sifting Committee, House File No. 870, a bill for an act to legalize the issuance of bonds of the city of Sioux City, in the sum of fifty thousand dollars, ( \(\$ 50,000.00\) ) and to ratify and confirm and legalize the action of the city council of said city in providing for the issuing and executing of said bonds.

Read first and second time and passed on file.
By Sifting Committee, House File No. 871, a bill for an act to regulate the furnishing of public service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service, and providing for appeals to the District Courts of the state and the number and assignments of judges to hear such appeals.

Read first and second time and passed on file.
By Sifting Committee, House File No. 872, a bill for an act to legalize certain warrants issued by the consolidated school district of Lohrville and authorizing the issuance of funding bonds.

Read first and second time and passed on file.

\section*{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 to Senate File No. 547, bill for an act to amend certain sections, relating to the jurisdiction of mayors' courts in incorporated towns situated within the territorial limits of a municipal court district.

\author{
L. W. Aivswortif, Secretary.
}

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 641, a a. bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the city of Marengo, Iowa county, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 763, a bill for an act to provide for the investment of funds by state banks and trust companies.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 807, a bill for an act to amend section 1850, supplement to the code, 1913, as amended by chapter 364, acts of the 37th General Assembly (C. C. 5776), and to provide for the investment of funds of savings banks.
L. W. Ainsworth, Secretary.

Also :
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. 679, a bill for an act supplement to chapter two-A (2-A), title ten (X) relating to levees, ditches, drains and water courses, providing for the removal of telephone, telegraph or other electric lines to permit the free passage and operation of drainage contractor's equipment without dismantling the same.

> L. W. Ainsworth, secretary.

Also :
- 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. 838, a bill for an act to amend section twenty-five hundred twenty-nine (2529), supplement to the code, 1913, (C. C. Sec. 1712), relating to the appointment and qualifications of a state veterinary surgeon and to fix the term of office of members of the animal health commission.

\author{
L. W. Ainsworth, Secretary.
}

Also :
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. 680, a bill for an act to amend section nineteen hundred eighty-nine-a-two (1989-a-2), supplement to the code, 1913, as amended by section one (1) of chapter three hundred thirty-four (334) of the acts of the Thirty-seventh (37) General Assembly, section one (1) of chapter three hundred forty-four (344), of the acts of the Thirty-seventh (37th) General Assembly, and section one of one hundred forty-one (141) of the acts of the 38 th General Assembly, relating to levees, ditches, drains and water courses and providing for passage of machines and other equipment of contractor across railroad right of way and other highways.

> L. W. Ainsworth, 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 Senate was asked:

House concurrent resolution relative to the purchase of chairs used by the General Assembly.
L. W. Ainsworth, 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. 845, a bill for an act to amend the law as it appears in House File No. 280, as enacted by the 39 th General Assembly and approved March 18, 1921, and now on file in the office of the secretary of state, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfer of property made to 'direct heirs, as well as to others, and to make further provision for the collection
of both direct and collateral inheritance taxes and to have such funds so collected go into the general funds of the state.

\section*{SENATE AMENDMENTS}

Amend House File No. 845 by adding thereto as section 4, following section 3 , the following:
"Sec. 4. That the law as it appears in said House File No. 280 be further amended by striking out section seventeen (17) thereof."

And that the words "Sec. 4" now in said bill be changed to "Sec. 5".

\author{
L. \(\dot{W}\). Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 781, a bill for an act to create a state board of printing.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 743, a bill for an act to amend the law as it appears in chapter three hundred fifty-two (352), acts of the Thirty-eighth General Assembly, (C. C. Sec. 6318), relating to the filing of chattel mortgages, bills of sale and other instruments affecting the title to or encumbrance of personal property and providing fees to be paid therefor, and to the indexing of real estate mortgages in a chattel mortgage index provided for the purpose, giving to such real estate mortgages so indexed the effect of chattel. mortgages.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 794, a bill for an act to legalize an election held March 21, 1921, in the consolidated independent school district of Laurel, in the counties of Marshall and Jasper, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of \(\$ 40,000.00\), and to legalize all acts and proceedings of the board of directors of said consolidated independent school 'district, in respect of said election, and said bonds, and to authorize
the issuance of \(\$ 40,000.00\) bonds of said consolidated independent school district.

\author{
L. W. Ainsworth, Secretary.
}

\section*{REPORTS OF COMMITTEES}

Harrison of Pottawattamie, from the committee on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 276 , a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel, and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to-wit: Soldiers' Home, Soldiers' Orphans' Home, Juvenile Home, Institution for Feeble-minded Children, State Sanatorium for the Treatment of Tuberculosis, Training School for Boys, Training School for Girls, Mount Pleasant State Hospital, Independence State Hospital, Clarinda State Hospital, Cherokee State Hospital, State Hospital and Colony for Epileptics, State Penitentiary, Men's Reformatory and Women's Reformatory, beg leave to report they have had 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, and when so amended the bill do pass:

Amend section 1 by striking from lines two, three and four thereof the words and figures 'one million four hundred sixty-nine thousand two hundred dollars ( \(\$ 1,469,200\) )" and inserting in lieu thereof the words and figures "one million three hundred seventy-two thousand seven hundred dollars ( \(\$ 1,372,700\) )". Also by striking from lines nineteen and twenty of said section one the words and figures "seven hundred thirty-four thousand six hundred dollars (\$734,600)" and inserting in lieu thereof the words and figures "six hundred eighty-six thousand three hundred fifty dollars ( \(\$ 686,350\) )'. Also by striking from lines twenty-two and twenty-three of said section one the words and figures "seven hundred thirty-four thousand six hundred dollars ( \(\$ 734,600\) )" and inserting in lieu thereof the words and figures "six hundred eighty-six thousand three hundred fifty dollars (\$686.350)'.

Amend section 3 by striking out of line six thereof the figures \(\$ 50,-\) 000 and inserting in lieu thereof the figures \(\$ 40,000.00\).

Amend section 6 by striking out the figures 2,000 in line 7 and substituting in lieu thereof the figures 1,000 .

Amend section 7 by striking out of line nine the figures 30,000 and substituting in lieu thereof the figures 25,000 .

Amend section 9 by striking out of line 15 thereof the figures 26,000 and inserting in lieu thereof the figures 20,000 .

Amend section 11 by striking out of line 5 the figures 7,000 and substituting in lieu thereof the figures 3500 . Also by striking out of line 8 thereof the figures 50,000 and substituting in lieu thereof the figures 40,000 .

Amend section 13 by striking out of line 3 thereof the figures 50,000 and inserting in lieu thereof the figures 40,000 . Also by striking out of line 7 thereof the figures 45,000 and inserting in lieu the figures 40,000 .

Amend section 14 by striking out of line 4 the figures 80,000 and inserting in lieu thereof the figures 70,000 . Also by striking out of line five the figures 50,000 and inserting in lieu thereof the figures 40,000 .

Amend section 15 by striking from line six the figures 2000 and inserting in lieu thereof the figures 1500. Also by striking out of line eight the figures 30,000 and inserting in lieu thereof the figures 25,000 .

Amend section 16 by striking from line nine the figures 2000 and inserting in lieu thereof the figures 1500 . Also by striking from line eleven of said section the figures 25,000 and inserting in lieu thereof the figures 20,000 .

Amend section 17 by striking therefrom all of line four. Also strike from line seven of said section 17 the figures \(\$ 1,419,200\) and insert in lieu thereof the figures \(1,3 \approx 2,700\).

\author{
E. P. Harkison, Chairman.
}

Report adopted.

Also :
Mir. Speaker--Your committee on appropriations to whom was referred Senate File No. 787, a bill for an act appropriating the sum of one hundred twenty-five thousand ( \(\$ 125,000\) ) dollars in payment of certain insurance companies for taxes heretofore paid by them under protest beg leave to report they have had 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 and when so amended the bill do pass:

Amend by striking out all of section 1 following the word "claims" in line nine, and add in lieu thereof the following: "to the executive council. When such claims are approved by the executive council, they shall be payable out of the state treasury upon warrant issued by the auditor of state".
E. P. Harrison, Chairman.

Report adopted.

Also :
Mr: Spfaker-Your committee on appropriations to whom was referred Senate File No. 317, a bill for an act appropriating \(\$ 150.00\) to indemnify Chris Conrad, Jr., for injuries received when run down by a large state truck, while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.

Also :
Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 786, a bill for an act to provide for an appropriation of \(\$ 50,000.00\) annually during the next biennial for improving school conditions in coal mining camps, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.

Also:
Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 463, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a nine (2575-a9) supplemental supplement to the code, 1915, (C. C. Sec. 2354) relating to an increase in the annual appropriation for the state bacteriological laboratory at 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.
E. P. Harrison, Chairman.

Report adopted.

\begin{abstract}
Also :
Mr. Speaker-Your committee on appropriations to whom was referred Senate Joint Resolution No. 9, providing for the appointment of a joint committee of the House and Senate for the purpose of considering the revision of assessment and tax laws and report thereon to the General Assembly, and making appropriation to defray the expense 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 and when so amended the bill do pass:
\end{abstract}

Amend by striking out of lines twenty and twenty-one of the joint resolution the words "The members of said committee shall receive no compensation for their services, but", and inserting in lieu thereof the following: "The members of said committee shall receive a per diem of \(\$ 10.00\) for each day actually spent in the performance of their duties, not exceeding in the aggregate, however, thirty days, and"

\author{
E. P: Harrison, Chairman.
}

Report adopted.
CONSIDERATION OF BILLS
Calendar No. 45, Senate File No. 447, a bill for an act to authorize the completion of the paving by the State of Iowa of the public highway adjacent to the grounds of the State Hospital for the Insane at Cherokee, Iowa, with report of committee recommending pàssage, was taken up for consideration.

Lockin of Cherokee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and. the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 71
\begin{tabular}{ll} 
Allyn & Hanna \\
Anderson & Harrison \\
Becker & Hauge \\
Beeman & Healy \\
Blake & Held \\
Bradley & Huff \\
Buffington & Justice \\
Calhoun & Knickerbocker \\
Carter & Letts \\
Children & LeValley \\
Clark & Lockin \\
Colbert & Long \\
Criswell & MrCulloch \\
Jodd & McGhee \\
Donhowe & Mayne \\
Edgington & Miller \\
Emery & Mills \\
Forsling & Moen \\
Garber of Adair & Morgan \\
Garber of Floyd & Narey \\
Gibson & Nervig \\
Gilmore of Clay & O'Donnell \\
Graham & Olson \\
Grimwood & Parsons
\end{tabular}

Peters
Peterson
Powers
Ramsey
Rumley
Sampson
Santee
Schirmer
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Storey
Truax
Van Camp
Venard
Weaver
Wolfe
Year
Yenter
Mr. Speaker

Nays, 2
Aldrich
Scott of Appanoose

Absent or not voting, 35
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Parrott \\
Benz & Gordon & Perkins \\
Berry & Gunderson & Rankin \\
Brady & Ingersoll & Schulte \\
Doolittle & Kime & Springer \\
Edson & Lake & Ulstad \\
Elliott & Larson & Vance \\
Elson & McClune & Wamstad \\
Fackler & McDonald & Weber \\
Francis & Moorhead & Westervelt \\
Gilbert & Ontjes & Young \\
Gilbertson & Orr &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 530, a bill for an act to amend section twentyone hundred sixteen (2116), supplement to the code, 1913, (C. C. Sec. 5019), relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroads to which applicable, with report of sifting committee recommending passage, was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84

Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Berry
Blake
Bradley
Brady
Buffington
Calhoun
Clark
Colbert
Criswell
Dodd
Donhowe
Edgington
Edson
Elliott
122
\begin{tabular}{ll} 
Emery & Long \\
Fackler & McClune \\
Forsling & McCulloch \\
Garber of Adair & McDonald \\
Garber of Floyd & McGhee \\
Gilbertson & Mayne \\
Gilmore of Cedar & Miller \\
Gilmore of Clay & Mills \\
Graham & Moen \\
Gunderson & Morgan \\
Hanna & Narey \\
Harrison & Nervig \\
Hauge & O'Donnell \\
Healy & Olson \\
Held & Ontjes \\
Ingersoll & Parrott \\
Justice & Parsons \\
Kime & Perkins \\
Knickerbocker & Peters \\
LeValley & Peterson
\end{tabular}

Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose

Scott of Fremont
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Storey

Truax
Van Camp
Venard
Weaver
Weber
Westervelt
Wolfe
Year

Nays, None
Absent or not voting, 24

Aiken
Carter
Children
Doolittle
Elson
Francis
Gibson
Gilbert

Gordon
Grimwood
Huff Lake Larson Letts Lockin Moorhead

Ory
Schulte
Ulstad
Vance
Wamstad
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 856, a bill for an act to appropriate money in the state treasury for the maintenance of the dairy and food commission as provided in section 4999-a-31-f, supplemental supplement to the code, 1915, (C. C. Sec. 1443), with report of appropriations committee recommending amendment and passage, was taken up for consideration.

On motion of Le Valley of Franklin the amendments proposed by the committee, found on page 1847 of the journal of April 4th, were adopted.

Mr. Le Valley moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 50
\begin{tabular}{lll} 
Becker & \begin{tabular}{l} 
Edson
\end{tabular} & \begin{tabular}{l} 
Gilmore of Clay \\
Beeman
\end{tabular} \\
Blake & Elliott & Graham \\
Bradley & Emery & Grimwood \\
Brady & Fackler & Hanna \\
Carter & Forsling & Harrison \\
Clark & Garber of Adair & Hauge \\
Colbert & Garber of Floyd & Kime \\
& Gilbert & Knickerbocker
\end{tabular}

Lake
Larson
Letts
LeValley
Lockin
McClune
Mayne
Nervig
O'Donnell

Perkins
Powers
Ramsey
Rankin
Sampson
Schirmer
Springer
Sterling
Stimson
Nays, 52
Aiken
Aldrich
Allyn
Anderson
Benz
Berry
Buffington
Children
Criswell
Dodd
Donhowe
Doolittle
Edgington
Elson
Gibson
Gilbertson
Gilmore of Cedar
Gordon

Gunderson
Healy
Held
Huff
Ingersoll
Tustice
Long
McCulloch
McDonald
McGhee
Miller
Mills
Moen
Morgan
Narey
Olson
Ontjes
Orr

Storey
Van Camp
Venard
Weaver
Weber
Westervelt
Yenter
Mr. Speaker

Parrott
Parsons
Peters
Peterson
Rumley
Santee
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Truax
Ulstad
Wamstad
Wolfe
Year

Absent or not voting, 6

\section*{Calhoun \\ Francis}
Moorhead
Schulte

Vance
Young
Rule 18 was invoked.
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Calendar No. 36, House File No. 396, a bill for an act to make an additional appropriation to complete the Nurses' Home at the state university, with report of committee recommending passage, was taken up for consideration.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 58
\begin{tabular}{lll} 
Aiken & Gilbert & Parsons \\
Allyn & Gordon & Perkins \\
Becker & Graham & Peters \\
Beeman & Grimwood & Powers \\
Blake & Hanna & Rankin \\
Bradley & Harrison & Sampson \\
Brady & Healy & Santee \\
Buffington & Held & Schirmer \\
Carter & Knickerbocker & Smith \\
Clark & Lake & Springer \\
Colbert & Larson & Van Camp \\
Criswell & LeValley & Venard \\
Dodd & McGhee & Wamstad \\
Donhowe & Miller & Weaver \\
Doolittle & Mills & Weber \\
Edson & Morgan & Westervelt \\
Elson & Narey & Yenter \\
Forsling & Nervig & Mr. Speaker \\
Garber of Adair & O'Donnell & \\
Gibson & Olson &
\end{tabular}

Nays, 25
\begin{tabular}{lll} 
Aldrich & Long & Scott of Appanoose \\
Benz & McClune & Scott of Fremont \\
Berry & McCulloch & Shores \\
Children & McDonald & Storey \\
Garber of Floyd & Moen & Truax \\
Emery & Orr & Ulstad \\
Gilbertson & Parrott & Year \\
Ingersoll & Peterson & \\
Justice & Ramsey &
\end{tabular}

Absent or not voting, 25
\begin{tabular}{lll} 
Anderson & Hauge & Schulte \\
Calhoun & Huff & Slemmons \\
Edgington & Kime & Sterling \\
Elliott & Letts & Stimson \\
Fackler & Lockin & Vance \\
Francis & Mayne & Wolfe \\
Gilmore of Cedar & Moorhead & Young \\
Gilmore of Clay & Ontjes \\
Gunderson & Rumley &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The following messages were received from the Senate:

MESSAGES FROM THE SENATE
Mr. Speaker-I am directed to inform your honorable body that the Senate refuses to concur in the House amendments to Senate File No. 766 , a bill for an act fixing the number and compensation of employees
in the state departments at the seat of government, and the compensation of certain officers.
L. W. Ainsworth, Secretary.

Also:
Mr. Splaker-I am directed to inform your honorable body that the Senate requests the return of Senate File No. 780, a bill for an act to amend section 224-a, supplemental supplement to the code, 1915, relating to the delivery of copies of reports of decisions of the supreme court by the publisher to the secretary of state and payment therefor.
L. W. Ainsworth, Secretary.

\section*{HOUSE INSISTS ON AMENDMENTS}

Anderson of Winnebago moved that the House insist upon its amendments to Senate File No. 766.

Motion prevailed.

APPOINTMENT OF CONFERENCE COMMITTEE
As a conference committee on Senate File No. 766 the Speaker appointed the following members on the part of the House:

Sterling of Hamilton.
Criswell of Boone.
Hauge of Polk.
Grimwood of Jones.

SENATE FILE NO. 780 RETURNED TO SENATE
Clark of Linn moved that Senate File No. 780 be returned to the Senate in accordance with their request.

Motion prevailed and it was so ordered.
BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following. bills :

Senate File No. 319.
Senate File No. 413.
Senate File No. 450.
Senate File No. 504.

Senate File No. 361.
Senate File No. 363.
Senate File No. 494.
Senate File No. 587.
Senate File No. 598.
Senate File No. 721.
Senate Joint Resolution No. 5.
Calendar No. 42, House File No. 862, a bill for an act to prescribe the conditions under which the proceedings of boards of supervisors, school directors and city and town councils, and bonds and warrants issued by such official bodies, may be legalized, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{lll} 
Aiken & Harrison & Ramsey \\
Anderson & Hauge & Rankin \\
Becker & Held & Sampson \\
Beeman & Huff & Santee \\
Berry & Justice & Schirmer \\
Bradley & Ingersoll & Scott of Appanoose \\
Brady & Kime & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Calhoun & Lake & Slemmons \\
Children & LeValley & Stimson \\
Clark & Long & Storey \\
Colbert & McClune & Truax \\
Dodd & McCulloch & Ulstad \\
Doolittle & McDonald & Vance \\
Emery & McGhee & Venard \\
Fackler & Maller & Wamstad \\
Garber of Floyd & Mibrey & Weaver \\
Gibson & O'Donnell & Weber \\
Gordon & Olson & Wolfe \\
Gilmore of Cedar & Ontjes & Year \\
Graham & Parsons & Mr. Speaker \\
Grimwood & Perkins & \\
Gunderson & Peterson &
\end{tabular}

Nays, 15
\begin{tabular}{lll} 
Allyn & Elson & Parrott \\
Benz & Gilbert & Peters \\
Carter & Gilbertson & Powers \\
Donhowe & Hanna & Springer \\
Edson & Nervig & Westervelt
\end{tabular}

Absent or not voting, 26
\begin{tabular}{lll} 
Aldrich & Healy & Orr \\
Blake & Larson & Rumley \\
Criswell & Letts & Schulte \\
Edgington & \(:\) & Lockin \\
Elliott & Mayne & Sterling \\
Forsling & Mills & Yan Camp \\
Francis & Mmith \\
Garber of Adair & Moen & Moorhead \\
Gilmore of Clay & Morgan & Yenter \\
Moung
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 870, a bill for an act to legalize the issuance of bonds of the city of Sioux City, in the sum of fifty thousand dollars, ( \(\$ 50,000.00\) ) and to ratify and confirm and legalize the action of the city council of said city in providing for the issuing and executing of said bonds, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll} 
Allyn & Elson & LeValley \\
Anderson & Emery & Long \\
Becker & Fackler & McCulloch \\
Beeman & Forsling & McDonald \\
Berry & Garber of Adair & McGhee \\
Bradley & Gordon & Miller \\
Brady & Graham & Narey \\
Buffington & Grimwood & Nervig \\
Calhoun & Hanna & O'Donnell \\
Clark & Hauge & Olson \\
Colbert & Held & Parsons \\
Dodd & Kime & Perkins \\
Donhowe & Knickerbocker & Peters \\
Edson & Lake & Peterson
\end{tabular}
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schrimer
Scott of Appanoose

Scott of Fremont
Smith
Shores
Sterling
Stimson
Storey
Truax
Ulstad

Venard Wamstad Weber Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 43
\begin{tabular}{|c|c|c|}
\hline Aiken & Gilmore of Cedar & Moorhead \\
\hline Aldrich & Gilmore of Clay & Morgan \\
\hline Benz & Gunderson & Ontjes \\
\hline Blake & Harrison & Orr \\
\hline Carter & Healy & Parrott \\
\hline Children & Huff & Schulte \\
\hline Criswell & Ingersoll & Slemmons \\
\hline Doolittle & Justice & Springer \\
\hline Edgington & Larson & Van Camp \\
\hline Elliott & Letts & Vance \\
\hline Francis & Lockin & Weaver \\
\hline Garber of Floyd & McClune & Westervelt \\
\hline Gibson & Mayne & Young \\
\hline Gilbert & Mills & \\
\hline Gilbertson & Moen & \\
\hline
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was.agreed to.

Calendar No. 10, Senate File No. 591, a bill for an act to amend the law as it appears in section thirty (30), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to reporting motor vehicle accidents, with report of committee recommending pasage, was taken up for consideration.

The amendment filed by Clark of Linn, found on pages 1842 and 1843 of the journal of April 2nd, was considered and on motion of Mr. Clark, adopted.

Mr. Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 75
\begin{tabular}{lll} 
Aldrich & Gordon & Parsons \\
Allyn & Graham & Perkins \\
Anderson & Grimwood & Peters \\
Becker & Hanna & Peterson \\
Beeman & Hauge & Powers \\
Benz & Healy & Rankin \\
Berry & Huff & Rumley \\
Bradley & Justice & Sampson \\
Brady & Kime & Santee \\
Duffington & Knickerbocker & Schrimer \\
Calhoun & Lake & Scott of Appanoose \\
Children & LeValley & Scott of Fremont \\
Clark & Long & Shores \\
Colbert & McCulloch & Slemmons \\
Doolittle & McDonald & Smith \\
Edson & McGhee & Sterling \\
Elson & Miller & Stimson \\
Emery & Moen & Storey \\
Fackler & Morgan & Truax \\
Forsling & Narey & Ulstad \\
Garber of Adair & Nervig & Wamstad \\
Garber of & Floyd & O'Donnell
\end{tabular}

Nays, None

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & Gunderson & Parrott \\
Blake & Harrison & Ramsey \\
Carter & Held & Schulte \\
Criswell & Ingersoll & Springer \\
Dodd & Larson & Van Camp \\
Donhowe & Letts & Vance \\
Edgington & Lockin & Venard \\
Elliott & McClune & Westervelt \\
Francis & Mayne & Wolfe \\
Gilbert & Mills & Yenter \\
Gilmore of Clay & Moorhead & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{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. 279, a bill for an act to amend chapter thirteen-b (13-b)
of title IX, supplemental supplement to the code, 1915, relating to the regulation and supervision of stocks, bonds, securities and investment companies.

\author{
L. W. Ainsworth, Secretary.
}

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Weaver of Polk, unanimous consent having been given, House File No. 279, a bill for an act to repeal chapter thirteen-b, title nine (IX), supplemental supplement to the code, 1915 (C. C. 5417-5439), and to enact a substitute therefor, to prevent fraud in the sale and disposition of certain "securities" herein defined, sold or offered for sale within the state of Iowa by any dealer or agent by requiring an inspection of such securities, and an inspection of the business of individuals or companies issuing such securities and such regulations and supervision of the business of said individual or companies as may be necessary to prevent to prevent fraud in the sale within this state of any such securities, to define dealers in securities, to provide for the supervision over and regulation of such dealers, to provide for service of process and examination and filing fees, to fix commission and promotion fees allowed to be charged, and to provide for the enforcement of said act and the penalties for the violation thereof, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 279, as amended, by striking therefrom all following the enacting clause and by substituting in lieu thereof:

Section 1. That the law as it appears in section \(1920 \cdot \mathrm{u}\), supplemental supplement, 1915 (C. C. section 5417) be and the same is hereby amended by striking therefrom the last six lines thereof and by substituting in lieu thereof the following:

Every person, firm, association, company or corporation that shall, either directly or through representatives or agents, sell, offer or negotiate for sale, within this state, any stocks, certificates, bonds, debentures, certificates of participation, certificates of shares or interest, preorganization certificates and subscriptions, memberships, profit sharing certificates, investments contracts, unit interests in property or real estate, oil and mineral leases, and notes or other evidences of indebtedness, and evidence of, title to, interest in or liens upon any or all of the property or profits of an individual or company, hereinafter referred to as "stocks, bonds or other securities", shall be subject to the provisions of this act, except as herein otherwise provided; and shall, before doing
or offering to do any such business in this state, be required to secure a permit from the secretary of state of the state of Iowa.

Sec. 2. That the law as it appears in section 1920-u, supplemental supplement, 1915 (C. C. Sec. 5418) be and the same is hereby amended by striking therefrom subdivision (c), (d), (e) and (f) of said section and by substituting in lieu thereof the following:
(c). Conveyance of real estate located in Iowa; also conveyance of real estate located elsewhere when the transaction does not involve an agreement to develop on said real estate or in connection therewith mines, oil wells, fruit trees, nut producing trees or other projects of a speculative nature which the parties contemplate as a substantial element of value in the transaction.
(d). Evidences of indebtedness executed by a corporation and secured by a mortgage on real estate, which mortgage may also cover tangible property connected therewith, when the total amount of such indebtedness does not exceed the fair value of teh property pledged; also evidences of indebtedness (not issued by a corporation) secured by bona fide mortgage on personal property in this state; also commercial paper or acceptances or negotiable promissory notes.
(e). The stock, obligations and other securities of any national bank, or of any bank, trust company or building and loan association organized under the laws of this state, subject to examination and supervision of the proper authorities thereof; and the stock and obligations of any insurance company when such insurance is legally authorized to transact business in this state by the insurance department thereof.
(f). Securities of any corporation organized under the laws of this state whose authorized capital stock, when not sold above par, added to its other outstanding securities, shall not exceed fifty thousand dollars; but this exemption shall apply only to the securities issued by such company.
(g). Securities sold or offered for sale, at any judicial, executor's or administrator's sale, or at any sale by a receiver or trustee in insolvency or bankruptcy, whether at a public or private sale; also the securities of one acting in a judiciary capacity under an order of court or of a trustee of a trust created by or declared in a will or judicial writ, or order, decree of judgment, who lawfully disposes of securities embraced within such trust.
(h). Securities issued by any corporation organized not for pecuniary profit or organized exclusively for educational, benevolent, fraternal, charitable or reformatory purposes.
(i). Securities issued as a stook dividend when such issue has been approved by the executive council under the provisions of title nine (IX), chapter thirteen-A (13-A), supplement to the code, 1913 (C. C. 5409-5416).
(j). Securities of corporations operating railroads, public or quasipublic utilities, the issue of whose securities is regulated by the interstate commerce commission or by a railroad or public service commission, board or similar body of any state or territory of the United States or of any provinces of the Dominion of Canada, and securities of all other corporations operating public utilities in this state.
(k). Bonds, debentures, collateral trust certificates or other similar instruments evidencing title to, interest in or lien upon property, issued or executed in good faith by any company where the debt secured does not exceed sixty per cent of the value of the property pledged as security.
(1). Securities which are sold by or in behalf of an underwriter who, in good faith, and not for the purpose of avoiding the provision of this act, purchases the securities so afterward sold by him and pays therefore, in cash or its equivalent, before attempting to dispose of the same, not less than ninety (90) pexcentum of the price at which such securities are hereafter sold by him.
(m). Securities of an issuer, organized under the laws of this state, where the disposal, in good faith and not for the purpose of avoiding the provisions of this act, is made for the sole account of the issuer, without commission and at a total organization therefrom, plus five hundred dollars; also the securities of a syndicate unincorporated, formed by residents of this state, whose members shall not exceed twenty-five (25) in number, and whose interests or units are not divided into a greater number than twenty-five (25); provided no solicitation is made to the public for the disposal of said interest or units.

Sec. 3. That the law as it appears in section 1920-u10, supplemental supplement, 1915 (C. C. 5427), be and the same is hereby amended by striking the word "six" in the twentieth line thereof, and by substituting in lieu thereof the word "ten".

Sec. 4. That the law as it appears in section 1920-u21, supplemental supplement, 1915 (C. C. 5438), be and the same is hereby amended by striking therefrom the last five lines thereof and by substituting for the lines so striken the following:
"Security for the purpose of defrauding the purchaser, or knowingly violates any of the provisions of this chapter with intent to fraud, shall be deemed guilty of a felony and upon conviction thereof shall be punished by a fine of not less than \(\$ 500.00\) or more than \(\$ 5,000.00\) or by imprisonment in the penitentiary or reformatory for not more than five years or by both such fine and imprisonment.

Sec. 5. That the law as it appears in chapter 13-B title IX, supplemental supplement, 1915 (C. C. chap. 5, title XVII) be and the same is hereby amended by adding five section thereto at the end thereof and as sections \(1920-23,1920-\mathrm{u} 24,1920-\mathrm{u} 25,1920-\mathrm{u} 26\), and \(1920-\mathrm{u} 27\), respectively, as follows:

Section 1920-u23. No person, firm, association, company or corporation shall offer for sale, sell or otherwise dispose of, within this state, any securities coming within the provisions of this chapter on which the total promotion expense including all commissions, discount on paper or other expense in marketing such securities exceeds fifteen per cent of the selling price thereof; provided, however, that any such company organized for the purpose of carrying on a manufacturing business within this state may expend for such purposes not to exceed twenty per cent of such selling price; and provided further that in addition there may be paid all charter fees, franchise taxes, permit and certificate fees, attorney fees, and necessary expenditures for stationery and supplies.

Sec. 1920-u24. Any individual, not licensed as an agent, who, with intent to secure financial gain for himself, advises and procures or assists in procuring any person to purchase any securities contemplated by this chapter and who receives for such service any commission or reward, without disclosing to the purchaser the fact of his interest shall, in addition to any other penalty, be guilty of a misdeameanor.

Sec. 1920-u25. No resale contract shall be entered into in the state of Iowa in connection with the sale of any stock, bonds or other security contemplated by title IX, chaper \(13-B\), supplemental supplement, 1915, unless such resale contract is in writing signed by the parties, and is accompanied by a performance bond in the penal sum of at least twice the amount involved in such resale contract, which bond shall be signed by himself and a responsible surety company authorized to do business in Iowa.

Sec. 1920-u26. No state official or employe of the state of Iowa shall use his name in his official capacity in connection with the endorsement or recommendation of the organization or the promotion of any company or in the disposal to the public of its securities, nor shall anyone use the stationery of the state of lowa or of any official thereof in connection with any such transaction. Whoever violates the aforesaid provision shall, upon conviction, by any court of competent jurisdiction, be deemed guilty of a misdemeanor and fined in any sum not to exceed five hundred dollars, or be punished by confinement in a county jail for not more than ninety days, or by both such fine and imprisonment.

Sec. 1920-u27. For the purpose of carrying the provisions of this chapter into effect, and providing for the payment of necessary expenses not otherwise provided for, there is hereby appropriated as a contingent fund for the use of the secretary of state during each biennial period the sum of twenty-five hundred dollars \((\$ 2,500.00)\). Payments from said fund shall be made on order of such secretary by warrant drawn by the auditor of state against such fund upon the state treasurer, an itemized statement of expenses so incurred to be filed with the state board of audit.

Amend by adding the following after the comma following the word "leases" in line 13 of section 1:
"Provided, however, that this shall not apply, in whole or in part, to mineral leases in Iowa lands".

Weaver of Polk offered the following amendments to the Senate amendments and moved their adoption:

Amend Senate substitute amendment to House File No. 279 as follows:
1. By striking from the first (1) line of paragraph (e) of section two (2) the word "of" and inserting in lieu thereof the words "issued by"; also by striking from the third (3) line of paragraph (e) of section two (2) the word "this" and inserting in lieu thereof the word "any".
2. By adding as section seven (7) the following:
"Section 7. That paragraph (b), section nineteen hundred twenty uone ( \(1920 \mathrm{u}-1\) ) be and the same is hereby repealed."
3. By adding as section eight (8) the following:
"Section 8. That section nineteen hundred twenty u-fifteen (1920 \(\mathrm{u}-15\) ) be and the same is hereby amended by inserting after the word "state" in the seventh (7) line of section nineteen hundren twenty ufifteen (1920 u-15), supplemental supplement to the code, 1915, the words. "and such further information as the secretary may require".
4. By inserting after the word "sections" in the first (1) line of section six (6) the letters and figures " \(1920 \mathrm{u}-7,1920 \mathrm{u}-16\)," and by striking out the word "or" in the seventh (7) line of section six (6) and inserting after the word "issuer" in said line the words "agent or broker". .
5. By adding as section nine (9) the following:
"Section 9. That section nineteen hundred twenty u-fifteen (1920 u-15), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out the words "one dollar" in the next to the last line of said section and inserting in lieu thereof the words "three dollars".

Amendments adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 672.
House File No. 677.
House File No. 586.
House File No. 405.

House File No. 850.
House File No. 710.
House File No. 576.
House File No. 669.
Hauge of Polk offered the following amendment to the Senate amendments and moved its adoption:

Amend line 14 of section 5 of the Senate amendments to House File No. 279 by striking out the words "a manufacturing" and inserting in lieu thereof the words "an industrial".

Amendment adopted.
Weaver of Polk moved that the House concur in the Senate amendments, as amended.

On the question, "Shall the House concur?"
Ayes, 83
\begin{tabular}{ll} 
Aldrich & Gordon \\
Allyn & Graham \\
Anderson & Grimwood \\
Fecker & Hanna \\
Beeman & Harrison \\
Benz & Hauge \\
Berry & Healy \\
Bradley & Held \\
Buffington & Huff \\
Calhoun & Ingersoll \\
Carter & Justice \\
Children & Kime \\
Colbert & Knickerbocker \\
Criswell & Lake \\
Donhowe & Larson \\
Doolittle & LeValley \\
Edson & Long \\
Elliott & McCulloch \\
Elson & McDonald \\
Emery & McGhee \\
Fackler & Miller \\
Forsling & Moen \\
Garber of Adair & Morgan \\
Garber of Floyd & Narey \\
Gibson & Nervig \\
Gilmore of Cedar & Olson \\
Gilmore of Clay & Ontjes \\
& Orr
\end{tabular}
Parrott
Parsons
Perkins
Peters
Peterson
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith.
Sterling
Stimson
Storey
Truax
Ulstad
Vance
Venard
Weaver
Weber
Wolfe
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, \(25^{\text { }}\)
\begin{tabular}{lll} 
Aiken & Gunderson & Ramsey \\
Blake & Letts & Schulte \\
Brady & Lockin & Springer \\
Clark & McClune & Van Camp \\
Dodd & Mayne & Wamstad \\
Edgington & Mills & Westervelt \\
Francis & Moorhead & Young \\
Gilbert & O'Donnell & \\
Gilbertson & Powers &
\end{tabular}

So the House concurred in the Senate amendments, as amended, to House File No. 279.

Senate File No. 778, a bill for an act to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on certain real estate situated near Knoxville, known as the State Hospital for Inebriates, with report of sifting committee recommending passage, was taken up for consideration.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Gordon \\
Allyn
\end{tabular} & Orr \\
Graham & Parsons \\
Anderson & Grimwood & Perkins \\
Becker & Hanna & Peters \\
Beeman & Harrison & Peterson \\
Benz & Hauge & Rankin \\
Berry & Healy & Rumley \\
Bradley & Huff & Santee \\
Brady & Ingersoll & Schirmer \\
Buffington & Justice & Scott of Appanoose \\
Carter & Kime & Scott of Fremont \\
Clark & Knickerbocker & Shores \\
Colbert & Lake & Slemmons \\
Donhowe & Larson & Sterling \\
Doolittle & LeValley & Stimson \\
Edson & Long & Storey \\
Elson & McCulloch & Truax \\
Emery & McDonald & Ulstad \\
Fackler & McGhee & Van Camp \\
Garber of Adair & Miller & Vance \\
Garber of Floyd & Moen & Venard \\
Gibson & Narey & Weber \\
Gilbertson & Nervig & Woli \\
Gilmore of Cedar & ODonnell & Year \\
Gilmore of Clay & Olson &
\end{tabular}

Nays, None

Absent or not voting, 34

Aiken
Blake
Calhoun
Children
Criswell
Dodd
Edgington
Elliott
Forsling
Francis
Gilbert
Gunderson

Held
J, etts
L_ockin
McClune
Mayne
Mils
Moorhead
Morgan
Ontjes
Parrott
Powers
Ramsey

Sampson
Schulte
Smith
Springer
Wamstad
Weaver
Westervelt
Yenter
Young
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{REPORT OF JOINT COMMTITEE ON ENROLLED BILLS}

Vance of Madison, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correctly enrolled Senate File No. 547, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants, of the City of Marengo, Iowa County, Iowa.

\section*{Also :}

Senate File No. 641, a bill for an act to amend section six hundred ninety-four-cl ( \(694-\mathrm{cl}\) ) of the supplemental supplement of the code of Iowa, 1915, as amended, and section six hundred ninety-four-c5 ( 694 c 5 ) of supplemental supplement of the code of Iowa, 1915, as amended, relating to the jurisdiction of mayor's courts in incorporated towns situated within the terriorial limis of a municipal court dstrict.

Also :
Senate File No. 631, a bill for an act to provide for the creation of a commission on uniform state laws, the appointment of commissioners thereto, and the payment of the expenses of such commissioners and contribution to the support of the national conference of commissioners on uniform state laws.

Also:
House File No. 672, a bill for an act to amend section nineteen hun-
dred eighty-nine-a twenty-nine (1989-a29); supplement to the code, 1913, (C. C. Sec. 4877), relating to drainage districts.

Also :
House File No. 677, a bill for an act to legalize the execution of a certain lease, entered into between the city of Des Moines and the Des Moines Women's Club, dated December 13, 1920, embracing certain public grounds in the city of Des Moines.

Also :
House File No. 586, a bill for an act to repeal section thirteen hundred sixty-six (1366), supplement to the code, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the Thirty-eighth General Assembly and to enact a substitute therefor relative to books of assessors.

Also:
House File No. 405, a bill for an act to amend chapter three hundred forty-seven (347), section two (2), acts of the Thirty-eighth General Assembly (C. C. Sec. 8428), relating to the filing of a bond by public contractors and providing the time within which claims shall be filed.

Also :
House File No. 850, a bill for an act to legalize the election held on February 18, 1921, in the consolidated independent school district of Lytton, in the county of Sac and Calhoun, Iowa, authorizing the issuance of school building bonds.

Also :
House File No. 710, a bill for an act to legalize the acts of notaries public in certain cases.

Also:
House File No. 576, a bill for an act to repeal section twenty-six hundred one (2601), supplement to the code, 1913, (C. C. Sec. 1916), twentysix hundred two (2602), supplement to the code, 1913, (C. C. Sec. 1917), twenty-six hundred six (2606), supplemental supplement to the code, 1915, and chapter 196, acts of the 38th General Assembly (C. C. Sec. 1920), relating to the object, purpose and qualifications for admission to the Iowa Soldiers' Home, and to enact a substitute therefor.

Also :
House File No. 669, a bill for an act providing that personal earnings of a debtor shall not be exempt in certain cases and amending chapter sixty-five (65), acts of the 38th General Assembly (C. C. Sec. 7730).

\author{
W. H. Vance, Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{EXPLANATION OF VOTE}

Mr. Speaker-I voted no on Senate File No. 766 because I felt that the decreases in salaries passed by the House would create a tendency to inefficiency, if indeed competent help could be procured at all, for some of the salaries fixed by the committee of the whole in the House.

\section*{C. B. Santee.}

Mr. Speaklr-I voted "No" on House File No. 855 for the reason I believe the majority of the soldicr boys are not asking this preference. I believe that a majority of them fcel as I do, that they are able and competent to stand on their own feet and do not desire preferential favors along this line.

\section*{J. H. Stimson.}

\section*{EXPlanation of MOTION IN Re house FILE NO. 623}

Mr. Speaker-I wish to state that prior to my making the motion found on page 1790 of the House journal of April 2d, to refer the motion of Aldrich of Marion to the sifting committee, I made a talk to the House in which I stated that the legislature was stili in session and that House File No. 623, if it should be signed by the governor, could be amended or repealed, and that I felt that we were still in control of the same, and in order to show my disapproval of the proceedings of attempting to pass so many motions and resolutions regarding the same, I simply made the motion at the end of the talk knowing full well that a motion had no right to be considered by the sifting committee.

> C. B. Santre.

\section*{HOUSE FILES WITHDRAWN}

On request of Weaver of Polk, unanimous consent having been obtained, Mouse File No. 575 was withdrawn from the calendar and from further consideration by the House.

On request of Santee of Black Hawk, unanimous consent hav-
ing been obtained, House File No. 520 was withdrawn from the calendar and from further consideration by the House.

\section*{MOTION TO RECONSIDER FILED}

Mr. Spearer-I move to reconsider the vote by which House File No. 786 failed to pass the House.

Lee O. Wolfe,
I second the motion.

\author{
C. J. LeVailey.
}

\section*{AMENDMENTS FILED}

Storey of Warren filed the following amendment:
Amend House File No. 865 as follows:
First: By striking out of line three (3) section one, the figures " \(\$ 975,000.00\) ", and inserting in lieu thereof the figures " \(\$ 65,000.00\) ", and by striking out of section one all of lines five (5), six (6), seven (7), and eight (8).

Second: By striking out of lines three (3), and four (4), the figures " \(\$ 975,000.00\) ", and inserting lieu thereof " \(\$ 30,000.00\) ", and by striking out the words, "the construction of the following buildings and". Also, by striking out of section two all of lines six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), and thirteen (13).

Garber of \(A\) dair filed the following amendment:
Amend Senate File No. 464, by striking out of line one (1) of section twenty-one (21), the word "new" and inserting in lieu thereof the word "consolidated".

Springer of Louisa filed the following amendment:
Amend House File No. 367 by striking out of line six (6) in section one (1), the word "contiguous" and inserting in lieu thereof the words "two or more".

Also, to amend said section one (1) by striking out the word "the" in line eleven (11), and inserting in lieu thereof the words "each of such'".

Also to change the period at the end of the bill to a comma, and add after the comma the words "without expense to the state."

On motion of Long of Jefferson the House adjourned.

\section*{EVENING SESSION}

Pursuant to motion fixing time to which to adjourn, the House reconvened, Speaker McFarlane in the chair.

\section*{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. 855, a bill for an act to repeal sections 1056-a15 and 1056-a16, supplement to the code, 1913, and to enact substitutes therefor and relating to the preference in the appointment and promotion of soldiers, sailors, and marines, to include army, navy, and marine corps nurses, and certain persons who served in the Spanish-American War, The Phillipine Insurrection, The China Relief Expedition, and the war with Germany.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 853, a bill for an act to amend section 224-a, supplemental supplement to the code, 1915 (C. C. Sec. 169), relating to the delivery of copies of reports of decisions of the supreme court to the secretary of state, and the payment therefor.
L. W. Ainswonth, Sceretary.

\section*{Also :}

Mr. Presinext-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. 829, a bill for an act to enlarge the powers of the board of railroad commissioners by conferring on it jurisdiction and control over the construction, maintenance, operation, service and rates of telephone companies, and to regulate the service and rates of said companies.
L. W. Ainsworth, Secretary.

\footnotetext{
Also :
Mr. President--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. 808, a bill for an act to amend section thirteen hundred thirty-six ( 1336 ) of the code relating to the assessment of railroad companies and to prescribe matter that shall be taken into consideration in valuation of railroad property by the executive council.
L. W. Ainsworth, Secreiary.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills, submitted the following report:

Mr. Speaker--Your committee on enrolled bills respectfully report that they have on this 5th day of April, 1921, sent to the governor for his approval, House File No. 672, House File No. 677, House File No. 586, House File No. 405, House File No. 850, House File No. 710, House File No. 576, and House File No. 669.

\author{
W. H. Vance Chairman.
}

Report adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Vance of Madison 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 they have examined and find correctly enrolled House File No. 838, a bill for an act to amend section twenty-five hundred twenty-nine (2529), supplement to the code, 1913, (C. C. Sec. 1712), relating to the appointment and qualifications of a state veterinary surgeon and to fix the term of office of members of the animal health commission.

\author{
W. H. Vance. \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committce.
}

Report adopted,

\section*{BILL SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

House File No. 838.

\section*{CONSIDERATION OF BILLS}

Calendar No. 11, Senate File No. 777; a bill for an act to amend the law as it appears in chapters two hundred seventy-five (275), and three hundred seventy (370), acts of the Thirty-eighth General Assembly, (C. C. Secs. 3045 to 3081, inc.), relating to the licensing and regulation of motor vehicles, with report of committee recommending passage, was taken up for consideration.

Criswell of Boone offered the following amendment and moved its adoption :

Amend line 28 of section 12 by striking out the words "forty-eight hours" and inserting in lieu thereof the words "five days".

Amendment lost.

Becker of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 83
\begin{tabular}{lll} 
Allyn & Hauge & Feters \\
Anderson & Healy & Powers \\
Becker & Held & Rankin \\
Benz & Huff & Rumley \\
Blake & Ingersoll & Sampson \\
Bradley & Justice & Santee \\
Brady & Knickerbocker & Scott or Appanoose \\
Buffington & Lake & Scott of Fremont \\
Calhoun & Larson & Slemmons \\
Carter & Letts & Smith \\
Children & Lockin & Springer \\
Colbert & Long & Sterling \\
Donhowe & McCulloch & Stimson \\
Doolittle & McDonald & Storey \\
Edgington & McGhee & Truax \\
Edson & Mayne & Ulstad \\
Emery & Mailler & Van Camp \\
Fackler & Mills & Vance \\
Garber of Adair & Moen & Venard \\
Garber of Floyd & Morgan & Wamstad \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilmore of Cedar & O'Donnell & Westervelt \\
Gilmore of Clay & Olson & Wolfe \\
Gordon & Ontjes & Year \\
Graham & Orr & Yenter \\
Grimwood & Parrott & Mr. Speaker \\
Hanna & Parsons &
\end{tabular}

Nays, 3
Berry Criswell Gilbertson

Absent or not voting, 22
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Francis \\
Aldrich
\end{tabular} & \begin{tabular}{c} 
Peterson \\
Beeman
\end{tabular} \\
Clark & Harrison & \begin{tabular}{c} 
Ramsey
\end{tabular} \\
Schirmer
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 5, Senate File No. 678, a bill for an act to amend section fifty-two hundred thirty-nine-e (5239-e) supplement to the code, 1913, (C. C. Section 9284), relating to prosecutions on informations to be filed by the county attorney, with report of committee recommending passage, was taken up for consideration.

Powers of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 86
\begin{tabular}{lll} 
Aldrich & Garber of Floyd & MeCulloch \\
Allyn & Gibson & McDonaid \\
Anderson & Gilbert & McGhee \\
Becker & Gilmore of Cedar & Mayne \\
Benz & Gilmore of Clay & Miller \\
Berry & Gordon & Mills \\
Blake & Graham & Moen \\
Bradley & Grimwood & Morgan \\
Brady & Gunderson & Narey \\
Buffington & Hanna & Nervig \\
Calhoun & Hauge & ODonnell \\
Carter & Healy & Ontjes \\
Children & Held & Orr \\
Colbert & Huff & Parrott \\
Criswell & Ingersoll & Parsons \\
Donhowe & Justice & Perkins \\
Doolittle & Knickerbocker & Peters \\
Edgington & Lake & Powers \\
Edson & Larson & Rankin \\
Emery & Letts & Rumley \\
Fackler & Lockin & Sampson \\
Forsling & Long & Santee
\end{tabular}

Scott of Appanoose
Scott of Fremont
Slemmons
Smith
Springer
Sterling
Stimson

Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad

Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None .
Absent or not voting, 22

Aiken
Beeman
Clark
Dodd
Elliott
Elson
Francis
Garber of Adair

Gilbertson
Harrison Kime
LeValley
McClune
Moorhead
Olson
Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Weaver of Polk, unanimous consent having beer given, House File No. 845, a bill for an act to amend the law as it appears in House File two hundred eighty (280), as enacted by the Thirty-ninth (39th) General Assembly and approved March 18, 1921, and now on file in the office of the secretary of state, relating to the assessment and collection of taxes upon devises, becuests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes and to have such funds so collected go into the general funds of the state, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 845 by adding thereto as section 4, following section 3 , the following:
"Sec. 4. That the law as it appears in said House File No. 280 be further amended by striking out section seventeen (17) thereof."

And that the words "Sec. 4" now in said bill be changed to "Sec. 5"

Mr. Weaver, moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 86
\begin{tabular}{|c|c|c|}
\hline Aldrich & Graham & Parrott \\
\hline Allyn & Grimwood & Parsons \\
\hline Anderson & Gunderson & Perkins \\
\hline Becker & Hanna & Peters \\
\hline Benz & Hauge & Powers \\
\hline Berry & Healy & Rankin \\
\hline Blake & Held & Rumley \\
\hline Bradley & Huff & Sampson \\
\hline Brady & Ingersoll & Santee \\
\hline Buffington & Justice & Scott of Appanoose \\
\hline Calhoun & Knickerbocker & Scott of Fremont \\
\hline Carter & Lake & Slemmons \\
\hline Children & Larson & Smith \\
\hline Colbert & Letts & Springer \\
\hline Criswell & Lockin & Stimson \\
\hline Donhowe & Long & Storey \\
\hline Doolittle & McCulloch & Truax \\
\hline Edgington & McDonald & Ulstad \\
\hline Edson & McGhee & Van Camp \\
\hline Emery & Mayne & Vance \\
\hline Fackler & Miller & Venard \\
\hline Forsling & Mills & Wamstad \\
\hline Garber of Adair & Moen & Weber \\
\hline Garmer of Floyd & Morgan & Westervelt \\
\hline Gibson & Narey & Wolfe \\
\hline Gilbertson & Nervig & Year \\
\hline Gilmore of Cedar & O'Donnell & Yenter \\
\hline Gilmore of Clay & Ontjes & Mr. Speaker \\
\hline Gordon & Orr & \\
\hline
\end{tabular}

Nays, None

Absent or not voting, 22

Aiken
Beeman
Clark
Dodd
Elliott
Elson
Francis
Gilbert

Harrison
Kime
LeValley
McClune
Moorhead
Olson
Peterson
Ramsey

Schirmer
Schulte
Shores
Sterling
Weaver
Young

So the House concurred in the Senate amendments to House File No. 845.

On request of Yenter of Johnson, unanimous consent having been given, House File No. 855, a bill for an act to repeal
sections ten hundred fifty-six-a fifteen and ten hundred fifty-six-asixteen ( \(1056-\mathrm{a}-15\) and 1056-a-16), supplement to the code, 1913, (Compiled Code, Sections 678 and 679), and to enact substitutes therefor and relating to the performance in the appointment and rromotion of soldiers, sailors, and marines, to include army, navy, and marine corps nurses, and certain persons who served in the Spanish-American War, the Philippine Insurrection, the China Relief Expedition and the war with Germany, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMEṄTS}

Amend by striking out the words "for damages and also a remedy" in line 32 of section 2 ; and also by adding the words "except school teachers." after the word "thereof" in line 3 of section 2.

Mr. Yenter moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 87
\begin{tabular}{|c|c|c|}
\hline Aiken & Gordon & Orr \\
\hline Allyn & Graham & Parrott \\
\hline Anderson & Grimwood & Parsons \\
\hline Becker & Hanna & Perkins \\
\hline Benz & Hauge & Peters \\
\hline Berry & Healy & Peterson \\
\hline Blake & Held & Powers \\
\hline Bradley & Huff & Rankin \\
\hline Brady & Ingersoll & Rumley \\
\hline Buffington & Justice & Sampson \\
\hline Calhoun & Knickerbocker & Santee \\
\hline Carter & Lake & Scott of Appanoose \\
\hline Children & Larson & Scott of Fremont \\
\hline Colbert & Letts & Slemmons \\
\hline Criswel! & LeValley & Smith \\
\hline jonhowe & Lockin & Stimson \\
\hline Soolittle & Long & Storey \\
\hline Edgington & McCulloch & Truax \\
\hline Edson & McDonald & Ulstad \\
\hline Filiott & McGhet & Van Camp \\
\hline Pmery & Mayne & Vance \\
\hline Fackler & Miller & Venard \\
\hline Forsling & Mills & Wamstad \\
\hline Garber of Adair & Moen & Weber \\
\hline Garber of Floyd & Morgan & Westervelt \\
\hline Gibson & Narey & Wolfe \\
\hline Gilbertson & Nervig & Year \\
\hline Gilmore of Cedar & O'Donnell & Yenter \\
\hline Gilmore of Clay & Ontjes & Mr. Speaker \\
\hline
\end{tabular}

Nays None
Absent or not voting, 21
\begin{tabular}{lll} 
Aldrich & Gunderson & Schirmer \\
Beeman & Harrison & Schulte \\
Clark & Kime & Shores \\
Iodd & McClune & Springer \\
Elson & Moorhead & Sterling \\
Francis & Olson & Weaver \\
Gilbert & Ramsey & Young
\end{tabular}

So the House concurred in the Senate amendments to House File No. 855.

Calendar No. 8, Senate File No. 531, a bill for an act prescribing the kind of lights with which motor vehicles sold or offered for sale must be equipped and providing penalties for the violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Scott of Fremont the amendments proposed by the committee, found on page 1528 of the journal of March 28th, were adopted.

Mr. Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 62
\begin{tabular}{lll} 
Aldrich & Grimwood & Powers \\
Allyn & Hanna & Rankin \\
Becker & Healy & Sampson \\
Beeman & Huff & Santee \\
Blake & Knickerbocker & Scott of Appanoose \\
Brady & Lake & Scott of Fremont \\
Buffington & Larson & Smith \\
Calhoun & Letts & Springer \\
Carter & LeValley & Sterling \\
Colbert & Long & Storey \\
Dodd & McGhee & Ulstad \\
Edson & Mayne & Van Camp \\
Elliott & Miller & Vance \\
Emery & Mills & Venard \\
Fackler & Nervig & Weber \\
Garber of Adair & O'Donnell & Westervelt \\
Garber of Floyd & Olson & Wolfe \\
Gibson & Parsons & Year \\
Gilmore of Cedar & Perkins & Young \\
Gordon & Peters & Mr. Speaker \\
Graham & Peterson &
\end{tabular}

Nays, 26
\begin{tabular}{lll} 
Anderson & \begin{tabular}{l} 
Gilmore of \\
Berry
\end{tabular} & Morgan \\
Children & Gunderson & Narey \\
Donhowe & Hauge & Ontjes \\
Doolittle & Held & Ingersoll \\
Parrott \\
Edington & Justice & Rumley \\
Forsling & Lockin & Slemmons \\
Girbert & Mcilloch & Truax \\
Gilbertson & Moen & Wamstad
\end{tabular}

Absent or not voting, 20
\begin{tabular}{lll} 
Aiken & Harrison & Schirmer \\
Benz & Kime & Schulte \\
Bradley & McClune & Shores \\
Clark & McDonald & Stimson \\
Criswell & Moorhead & Weaver \\
Elson & Orr & Yenter \\
Francis & Ramsey &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 594, a bill for an act to amend chapter 284 of the 37th General Assembly relating to investigation of the valuation of the property of common carriers by interstate commerce commission, with report of sifting committee recommending passage, was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 89
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Doolittle \\
Edgington
\end{tabular} & \begin{tabular}{l} 
Grimwood \\
Allyn
\end{tabular} \\
Anderson & Edson & Handerson
\end{tabular}
\begin{tabular}{lll} 
Long & Parsons & Truax \\
McCulloch & Perkins & Ulstad \\
McDonald & Peters & Van Camp \\
McGhee & Peterson & Vance \\
Mayne & Rankin & Venard \\
Miller & Rumley & Wamstad \\
Mills & Sampson & Weber \\
Moen & Santee & Westervelt \\
Morgan & Scott of Appanoose & Wolfe \\
Narey & Scott of Fremont & Year \\
Nervig & Slemmons & Yenter \\
O'Donnell & Springer & Young \\
Olson & Sterling & Mr. Speaker \\
Onties & Stimson & \\
Orr & Storey & \\
\multicolumn{1}{c}{ Nays, None } & &
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Harrison \\
Becker
\end{tabular} & \begin{tabular}{l} 
Schirmer \\
Kime
\end{tabular} \\
Clark & McClune & Schulte
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 17, Senate File No. 383, a bill for an act relating to insurance; repealing and re-enacting section seventeen hundred and two (1702) of the code, 1897, (C. C. Sec. 5625, Par. 1), and amending section seventeen hundred and fourteen (1714) of the code, 1897, (C. C. 5632), (subdivision 6, item 8), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Rankin of Lee the amendments proposed by the committee, found on page 1594 of the journal of March 29th, were adopted.

Mr. Rankin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
\begin{tabular}{ll} 
Aldrich & Grimwood \\
Allyn & Hanna \\
Anderson & Hauge \\
Becker & Healy \\
Berry & Held \\
Brady & Huff \\
Buffington & Ingersoll \\
Calhoun & Knickerbocker \\
Clark & Lake \\
Colbert & Letts \\
Dodd & LeValley \\
Donhowe & Long \\
Doolittle & McGhee \\
Edgington & Mayne \\
Elliott & Miller \\
Emery & Morgan \\
Fackler & Narey \\
Forsling & Nervig \\
Garber of Adair & O'Donnell \\
Garber of Floyd & Olson \\
Gibson & Ontjes \\
Gilbert & Orr \\
Gilmore of Clay & Parrott \\
Graham & Parsons
\end{tabular}

Perkins
Peters
Powers
Rankin
Rumley
Sampson
Santee
Scott of Appanoose -
Scott of Fremont
Smith
Springer
Sterling
Stimson
Storey
Van Camp
Vance
Venard
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker
Nays, 13
\begin{tabular}{ll} 
Blake & Gunderson \\
Carter & Justice \\
Edson & McCulloch \\
Gilbertson & Moen \\
Gordon & Peterson
\end{tabular}

Slemmons
Truax
Wamstad

Absent or not voting, 23

Aiken
Beeman
Benz
Bradley
Children
Criswell
Elson
Francis
\begin{tabular}{ll} 
Gilmore of Cedar & \begin{tabular}{l} 
Moorhead \\
Ramsey
\end{tabular} \\
Harrison & Schirmer \\
Kime & Schulte \\
Larson & Shores \\
Lockin & Ulstad \\
McClune & Young \\
McDonald &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 23, Senate File No. 629, a bill for an act authorizing the executive council to preserve Rice Lake, located in Winnebago and Worth counties as a lake, with report of committee without recommendation was taken up for consideration.

The amendment filed by Anderson of Winnebago, found on
page 1842 of the journal of April 2nd was taken up and considered.

Speaker pro tempore Larson in the chair.
Mr. Anderson moved the adoption of the amendment.
Powers of Crawford offered the following amendment:
Amend Senate File No. 629 by striking out of line two of section one the words "and directed".

Ingersoll of Tama moved the previous question on the main bill and pending amendments.

Motion prevailed.
A roll call was asked for on the question of the adoption of the amendment filed by Anderson of Winnebago.

On the question, "Shall the amendment be adopted?"
Ayes, 30
\begin{tabular}{lll} 
Aiken & Healy & O'Donnell \\
Anderson & Held & Ontjes \\
Brady & Huff & Parrott \\
Children & LeValley & Peters \\
Clark & Lockin & Slemmons \\
Colbert & McGhee & Springer \\
Criswell & Miller & Ulstad \\
Doolittle & Moen & Vance \\
Grimwood & Morgan & Wamstad \\
Hanna & Narey & Yenter
\end{tabular}

Nays, 64
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gilmore of Clay & Powers \\
\hline Allyn & Gordon & Ramsey \\
\hline Beeman & Graham & Rankin \\
\hline Benz & Gunderson & Sampson \\
\hline Blake & Hauge & Schirmer \\
\hline Bradley & Ingersoll & Scott of Appanoose \\
\hline Buffington & Justice & Scott of Fremont \\
\hline Calhoun & Kime & Smith \\
\hline Carter & Knickerbocker & Sterling \\
\hline Dodd & Lake & Stimson \\
\hline Donhowe & Letts & Storey \\
\hline Edgington & Long & Truax \\
\hline Edson & McCulloch & Van Camp \\
\hline Elliott & McDonald & Venard \\
\hline Emery & Mayne & Weaver \\
\hline Forsling & Mills & Weber \\
\hline Garber of Adair & Nervig & Westervelt \\
\hline Garber of Floyd & Olson & Wolfe \\
\hline Gibson & Orr & Year \\
\hline Gilbert & Parsons & Young \\
\hline Gilbertson & Perkins & \\
\hline Gilmore of Cedar & Peterson & \\
\hline
\end{tabular}

Absent or not voting, 14
\begin{tabular}{lll} 
Becker & Harrison & Santee \\
Berry & Larson & Schulte \\
Elson & McClune & Shores \\
Fackler & Moorhead & Mr. Speaker \\
Francis & Rumley &
\end{tabular}

So the amendment was lost.
The amendment offered by Powers of Crawford was adopted.
Sterling of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 52
\begin{tabular}{ll} 
Becker & Grimwood \\
Beeman & Gunderso \\
Benz & Hanna \\
Blake & Hauge \\
Buffington & Ingersoll \\
Calhoun & Kime \\
Clark & LeValley \\
Dodd & Long \\
Donhowe & McGhee \\
Edson & Mayne \\
Elliott & Miller \\
Emery & Narey \\
Forsling & O'Donnel \\
Garber of Adair & Olson \\
Gilbert & Onties \\
Gilmore of Cedar & Orr \\
Gilmore of Clay & Parsons \\
Gordon & Perkins
\end{tabular}

Nays, 43
\begin{tabular}{lll} 
Aiken & Gibson & Morgan \\
Aldrich & Gilbertson & Nervig \\
Allyn & Graham & Parrott \\
Anderson & Held & Scott of Appanoose \\
Berry & Huff & Scott of Fremont \\
Bradley & Justice & Slemmons \\
Brady & Knickerbocker & Springer \\
Carter & Lake & Stimson \\
Children & Larson & Storey \\
Colbert & Letts & Ulstad \\
Criswell & Lockin & Vance \\
Doolittle & McCullocb & Year \\
Edgington & McDonald & Young \\
Fackler & Mills & \\
Garber of Floyd & Moen &
\end{tabular}

Absent or not voting, 13
\begin{tabular}{lll} 
Elson & Moorhead & Weaver \\
Francis & Peterson & Weber \\
Harrison & Rumley & Mr. Speaker \\
Healy & Schulte & \\
McClune & Shores &
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{AMENDMENT TO SENATE AMENDMENTS TO HOUSE FILE NO. 279}

Weaver of Polk asked and obtained unanimous consent to have the following correction made to the amendment offered by him, and adopted, to the Senate amendments to House File No. 279 :

Insert at the end of the amendment the following:
7. Amend section 2, paragraph i, by inserting after the word "council" in line 2, the following: "; also securities authorized by the exexceutive council".

\section*{HOUSE FILE WITHDIAAWN}

On request of Rankin of Lee, unanimous consent having been obtained, House File No. 527 was withdrawn from the sifting committee and from further consideration by the House.

On motion of Carter of Hardin the House adjourned until 8:30 a. m., Wednesday.

\title{
JOURNAL OF THE HOUSE
}

> Hall of the House of Representatives, Des Moines, Apkil 6, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. S. Grant Lewis, pastor of the IIighland Park M. E. church, Des Moines.

Journal of April 5th corrected and approved.

\section*{APPOINTMENT OF COMMITTEE}

The Speaker appointed the following committee to provide for the employment of ofncers and employes of the House for the proposed special session:

Edson of Buena Vista.
Smith of Clinton
Carter of Hardin
Van Camp of Muscatine.
Bradley of Poweshiek.

\section*{CONSIDERATION OF SENATE AMFNDMENTS}

On request of Calhoun of Van Buren, unanimous consent having been given, House File 307, a bill for an act making provision for a convention to revise and amend the constitution, naming the number of delegates and districts; fixing the time for the convening of the convention and provision for submitting the amendments and additions to a referendum, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENAATE AMENDMENTS}

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That in pursuance to the mandate of the voters of the state
of Iowa, given at the general election in November, nineteen hundred twenty, a convention to revise and amend the constitution is hereby called to assemble on the second Monday in May, nineteen hundred twenty-three at twelve o'clock noon, in the capitol building in the city of Des Moines.

Sec. 2. The convention shall consist of one hundred eight (108) delegates and they shall be chosen from the same districts as the present representatives in the General Assembly.

Sec. 3. Delegates shall be residents of the district from which elected and possess the same qualifications as state representatives, excepting that they shall be not less than thirty years of age, and sex shall not disqualify any one from being such delegate. Vacancies after election shall be filled by the governor, or the person exercising the powers of governor, by appointment of some qualified person residing in the district in which the vacancy occurs. Vacancies on the ballot after nomination, but before election shall be filled by the governor, or person exercising the powers of governor, and the name of the person so nominated shall be printed on the ballot with the other nominees.

Sec. 4. Candidates for delegates to such convention shall be nominated at the regular state and county primary election to be held in nineteen hundred twenty-two and no other names shall be placed on the ballot at the general election except those selected in the manner herein prescribed. Any citizen having the qualifications herein prescribed and desiring to be a candidate, and residing in the district he desires to represent, shall file, or cause to be filed, with the secretary of state at least forty days before the date of said primary a petition signed by at least two per cent of the voters in said district, as determined by the total vote cast for governor in said district at the last preceding general election. Said petition shall be similar in form, so far as applicable, as that required for representatives in the regular primaries, excepting that no party shall be referred to therein and no party qualifications required. The secretary of state shall prepare blank petitions, which shall be sent to any citizen on demand.

The names of persons so petitioned for shall be certified to the proper county auditors in the same time and manner as other district officers, and shall be printed on the official ballot as herein provided.

A separate ballot shall be prepared by the county auditors with the names alternated by precincts in the usual manner for the nomination of such candidates for delegates to said convention and same shall be substantially in the following form:
(Place a cross in the square preceding the names of the parties you favor as candidates.)

\title{
OFFICIAL PRIMARY BALLOT FOR DELEGATES TO THE CONSTITUTIONAL CONVENTION
}

For delegates to Constitutional Convention.

(Vote for two or four as the case may be.)
Which ballots shall be certified in the usual manner by the county auditor and have the usual blanks for certificate by the judges of election. Each person qualified to vote in said primary shall be entitled to vote for two persons in a district where one delegate is to be elected and for four persons in a district where two delegates are to io elected, and the returns shall be canvassed and certified to the county auditor by the judges of election in the usual manner and shall be canvassed by the board of supervisors at the same time as that for other officers voted for at said primaries, and an abstract of such canvass certified to the secretary of state and said abstract returns shall be canvassed by the executive council at the same time and in the same manner as other returns and they shall certify the two persons receiving the highest number of votes in districts entitled to one delegate as the nominees for said districts and the four persons receiving the highest number of votes in districts entitled to two delegates as nominees in such districts. Results of such canvass shall be certified to the respective county auditors in the same time and same manner at other officers and said county auditors shall prepare a separate ballot for the general election with the names of such nominees thereon in substantially the same form, so far as applicable, as the primary ballot herein referred to, no reference being made to party therein.

The vote on such ballots at the general election shall be canvassed in the same manner and by the same officers as those for state representatives and the results certified in the same manner to the secretary of state, who shall issue certificate of election to the person having the highest number of votes in districts entitled to one delegate, and to the persons having the highest number of votes in districts entitled to two delegates.

The laws then in force in reference to primary and general elections so far as applicable shall apply to the nomination and election of such delegates.

Sec. 5. The delegates shall be chosen at the regular election in nineteen hundred twenty-two, and all votes cast for delegates at said election
shall be tabulated, returned and canvassed in the manner then provided by the law for the tabulation, return and canvass of votes cast in elections for state representative so far as they be apulicable. Election contests for membership in the convention shall ke heard and determined by the convention.

Sec. 6. Each delegate berore entering upon his duties shall take an oath to support the constitution of the United States and the state of Iowa, and to discharge faithfully his duties as a member of the convention. In going to and returning from the convention and during the sessions thereof the delegates shall, in all cases, except treason, felony or breach of peace, be privileged from arrest; and they shall not be questioned in any other place for any speech or debate in the convention.

Sec. 7. Each delegate shall receive ten (10) dollars per day for the time between the convening and final adjournment of said convention, and the further sum of ten cents per mile for the distance between the home of said delegate, and the place where said convention is held, but in no case shall any delegate be paid more than one thousand dollars ( \(\$ 1,000.00\) ) for his said ner diem compensation. Said per diem shall be paid at the end of each thirty days and the blance at final adjournment. The pay and mileage allowed to each delegate shall be certified to by the president of the convention and entered in the journal, and warrants shall be issued therefor in the usual manner.

Sec. 8. A majority of the delegates clected shall constitute a quorum for the transaction of business. The convention shall choose its own officers, determine the rules of its proceedings, and judge of the qualifications, elections and returns of its members, and shall have power to appoint such officers, employees, and assistants as it may deem necessary and to fix their compensation. The governor, or in his absence the lieutenant governor, shall call the session to order at its opening session and shall preside over it until a temporary or permanent presiding officer shall have been chosen by the delegates.

Sec. 9. A complete record of the proceedings of the convention, not including speeches in debates, shall he kept and the journal containingthe same filed with the secretary of state. The revision or alteration or amendments to the constitution agreed to and adopted by the convention shall be recorded in the office of the secretary of state.

Sec. 10. The revision of or amendments to the constitution adopted by the convention shall be submitted to the qualified voters of this state for ratification or rejection, in such form and at such time as the convention may prescribe, not later however than the next general election after the adjournment of such convention. No such revision, alteration, or amendments shall take effect unless approved by a majority of the electors voting at such election. The convention shall fix the day, or days, upon which such revision, alterations, or amendments shall become effective.

Sec. 11. All laws applicable to general elections then in force and not inconsistent with this act shall be applicable to such election held to ratify or reject the recommendations of said convention, and the convention shall prescribe the notices to be given thereof and the style or form of ballot to he used thereat and all such directions shall be carried out by the officials then required to look after and carry out the provisions in reference to elections. All laws in force governing elections and not inconsistent with the provisions of this act, or with powers exercised under, the terms thereof, shall apmy to and govern elections held under the terms hereof.

Sec. 12. The convention shall have power to punish, by imprisonment, any person, not a member, who shall be guilty of disrespect to the convention, by disorderly or contemptuous behavior in its presence. But no such imprisonment shall extend beyond twenty-four hours at any time, unless such person shall persist in such disorderly or contemptuous behavior. Commitments for disorderly or contemptuous behavior in the presence of the convention shall be made in the manner now provided by law for the commitment of persons guilty of disrespect to the General Assembly.

Sec. 13. It shall be the duty of all public officers to furnish the convention with any and all statements, papers, books, records and public documents that the convention shall require. The convention, and its committees, shall have the same power to compel the attendance of witnesses, or the production of papers, books, records and public documents, as is now exercised by the General Assembly.

Sec. 14. It shall be the duty of the law librarian of this state to collect and compile such information and data as be may deem necessary and convenient for the use of the delegates to said convention and to have the same ready for their inspection and use at the time the convention meets. He shall also compile and transmit to such delegates such information and data as they may call for and as he may be able to obtain between the time of their election and the assembly of such convention.

Sec. 15. Sufficient funds are hereby appropriated from the state treasury to pay the compensation and expenses authorized by this act, which shall be paid upon properly certificd statement from the presiding officer and secretary of said convention. Such certified statement shall -be directed to the state auditor, who is authorized and directed to issue warrants upon the state treasury in accordance therewith, and the state treasurer is authorized and directed to pay such warrants from funds in the state treasury not otherwise appropriated.

Sec. 16. The convention shall after their deliberations have been completed, by committees or otherwise, prepare and issue an address to the people of this state, setting out in full the alterations, revisions and amendments which they recommend and fully explaining the same
and their reasons for such revisions and amendments and arrange for its publication and distribution.

Mr. Calhoun moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 6
\begin{tabular}{lll} 
Children & Ontjes & Springer \\
McGhee & Slemmons & Stimson
\end{tabular}

Nays, 71
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Garber of Floyd \\
Gilmore of Cedar
\end{tabular} & \begin{tabular}{l} 
Orr \\
Parrott
\end{tabular} \\
Allyn & Gordon & Parsons \\
Anderson & Graham & Perkins \\
Becker & Grimwood & Pererson \\
Beeman & Harrison & Pet \\
Benz & Healy & Ramsey \\
Berry & Hankin \\
Blake & Huff & Sampson \\
Bradley & lingersoll & Santee \\
Buffington & Kime & Shores \\
Calhoun & Knickerbocker & Smith \\
Carter & Larson & Sterling \\
Clark & LeValley & Storey \\
Colbert & Long & Truax \\
Criswell & McClune & Van Camp \\
Donhowe & McDonald & Vance \\
Doolittle & Miller & Venard \\
Edgington & Mills & Wamstad \\
Edson & Morgan & Weaver \\
EIson & Narey & Westervelt \\
Emery & Nervig & Wolfe \\
Fackler & Olson & Yenter
\end{tabular}

Absent or not voting, 31
\begin{tabular}{lll} 
Brady & Hanna & Peters \\
Dodd & Hauge & Powers \\
Elliott & Justice & Rumley \\
Forsling & Lake & Schirmer \\
Francis & Letts & Schulte \\
Garber of Adair & Lockin & Scott of Appanoose \\
Gibson & McCulloch & Scott of Fremont \\
Gibert. & Mayne & Ulstad \\
Gilbertson & Moen & Year \\
Gilmore of Clay & Moorhead & Young \\
Gunderson & O'Donnell & Mr. Speaiker
\end{tabular}

So the House refused to concur in the Senate amendment to House File No. 307.

\section*{CONSIDERATION OF BILLS}

House File No. 872, a bill for an act to legalize certain warrants issued by the consolidated school district of Lohrville and authorizing the issuance of funding bonds, was taken up for • consideration.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its pasage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 82
\begin{tabular}{lll} 
Aiken & Healy & Ramsey \\
Allyn & Held & Rankin \\
Anderson & Huff & Sampson \\
Becker & Ingersoll & Santee \\
Beeman & Justice & Schirmer \\
Berry & Kime & Schulte \\
Brady & Knickerbocker & Scott of Appanoose \\
Buffington & LeValley & Scott of Fremont \\
Carter & Lockin & Shores \\
Clark & Long & Slemmons \\
Colbert & McClune & Smith \\
Criswell & McDonald & Sterling \\
Donhowe & McGhee & Stimson \\
Doolittle & Mayne & Storey \\
Edgington & Miller & Truax \\
Edson & Mills & Ulstad \\
Elson & Moen & Van Camp \\
Emery & Morgan & Vance \\
Garber of Adair & Narey & Venard \\
Garber of Floyd & Nervig & Wamstad \\
Gilbertson & O'Donnell & Weaver \\
Gilmore of Clay & Olson & Weber \\
Gordon & Ontjes & Westervelt \\
Graham & Orr & Wolfe \\
Grimwood & Parrott & Year \\
Hanna & Parsons & Mr. Speaker \\
Harrison & Perkins & \\
Hauge & Peterson &
\end{tabular}

Nays, None
Absent or not voting, 26
\begin{tabular}{lll} 
Aldrich & Forsling & McCulloch \\
Benz & Francis & Moorhead \\
Blake & Gibson & Peters \\
Bradley & Gilbert & Powers \\
Calhoun & Gilmore of Cedar & Rumley
\end{tabular}
\begin{tabular}{lll} 
Children & Gunderson & Springer \\
Dodd & Lake & Yenter \\
Elliott & Larson & Young \\
Fackler & Letts &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{CONSIDERATION OF ETLLS}

Senate File No. 423 , a bill for an act to legalize the proceedings of the board of supervisors and other officers held pursuant to petitions for the establishment and organization of drainage district No. 2, Sumner township, Buchanan county, Iowa, to constitute certain farm lands belonging to the state of Iowa a part of said drainage project, to make the state of Towa a part of saic?. district as established, and to appropriate funds for the construction and maintenance thereof, with report of appopriations committee recommending amendments proposed by committee on judiciary, and passage, was taken up for consideration.

On motion of Slemmons of Buchanan the amendments proposed by the judiciary committec, found on page 1350 of the journal of March 93 rd , were adopted.

Mr. Slemmons moved that the bill be read a hird time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 83
\begin{tabular}{lll} 
Aiken & Hauge & Ramsey \\
Allyn & Healy & Sampson \\
Anderson & Held & Santee \\
Becker & Huff & Schirmer \\
Beeman & Ingersoll & Schulte \\
Benz & Justice & Scott of Appanoose \\
Berry & Kime & Snickerbocker \\
Brady & Shores \\
Buffington & LeValley & Slemmons \\
Carter & Lockin & Smith \\
Colbert & Long & Springer \\
Criswell & McClune & Sterling \\
Donhowe & McCulloch & Stimson \\
Doolittle & McDonald & Storey \\
Edgington & McGhee & Truax \\
Edson & Miller & Ulstad
\end{tabular}
Elson
Emery
Garber of Adair
Garber of Floyd
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Hanna
Harrison
Mills
Moen
Morgan
Narey
Nervig
O'Jonnell
Ontjes
Orr
Parsons
Perkins
Peters
Peterson

Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None

Absent or not roting, 25
\begin{tabular}{lll} 
Aldrich & Forsling & Moorhead \\
Blake & Francis & Olson \\
Bradley & Gibson & Parrott \\
Calhoun & Gilbert & Powers \\
Children & Gunderson & Rankin \\
Clark & Lake & Rumley \\
Dodd & Larson & Young \\
Elliott & Letts & \\
Fackler & Mayne &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the IIouse.

The title as amended was agreed to.
Senate File No. 781, a bill for an act to create a state board of printing, to prescribe its powers and duties, to provide for the public printing, to regulate the contracts therefor, to create the office of superintendent of printing, to define his powers and duties to provide for the preparation, filing and printing of state reports and other documents and papers, to provide for the distribution of such publications, to make an ammal appropriation for said several purposes, and to repeal sections one hundred twenty-one (121), one hundred twenty-two (122), one hundred twenty-four (124), one hundred twenty-seren (127) to one hundred twenty-nine (129) inclusive, one hundred thirty (130), one hundred thirty-one (131), one hundred thirty-four (134), one hundred thirty-five (135) and one hundred fortytwo (142) of the code; also to repeal sections one hundred eighteen (118) to one hundred twenty (120) inclusive, one hundred twenty-five (125), one hundred twenty-six (126), one hundred twenty-six-a (126-a) to one hundred twenty-six-d (126-d), in-
clusive, one hundred thirty-seven (137), one hundred thirty-sev-en-a (137-a), one hundred forty-four-b (144-b) to one hundred forty-four-d (144-d) inclusive, of the supplement to the code, 1913; also to amend section one hundred twenty-three (123), supplement to the code, 1913, (C. C. Sec. 297); also to repeal sections one hundred forty-four-e ( \(144-\mathrm{e}\) ) to one hundred forty-four-o (144-o) inclusive, one hundred thirty-two-a (132-a) to one hundred thirty-two-d (132-d) inclusive, one hundred thirtysix (136), one hundred thirty-eight (138) and one hundred for-ty-one (141) of the supplemental supplement to the code, 1915; also to repeal chapters nine (9) and one hundred eighty-three (183), acts of the Thirty-seventh General Assembly; also to repeal chapter four hundred thirteen (413), acts of the Thirtyeighth General Assembly (C. C. sections 176 to 241 inclusive and 296), was taken up for consideration.

The amendments filed by Lake of Woodbury to House File No. 851, found on pages 1841 and 1842 of the journal of April 2nd, were offered as amendments to Senate File No. 781.

Westervelt of Greene moved the previous question on the amendment offered by Lake of Woodbury.

Motion prevailed.
Amendments by Lake of Woodbury lost.
Forsling of Woodbury offered the following amendment and moved its adoption:

Amend Senate File No. 781 by striking out the words "Des Moines Register" as they appear in the last section and insert in lieu thereof the words "Iowa Forum".

Amendment adopted.
Mayne of Palo Alto moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 66
\begin{tabular}{lll} 
Aiken & Gunderson & Ontjes \\
Aldrich & Hanna & Orr \\
Anderson & Harrison & Ramsey \\
Becker & Hauge & Rankin \\
Beeman & Held & Santee \\
Benz & Huff & Schirmer \\
Berry & Ingersoll & Scott of Appanoose \\
Blake & Justice & Slemmons \\
Bradley & LeValley & Sterling \\
Buffington & Lockin & Storey \\
Calhoun & Long & Ulstad \\
Carter & McClune & Van Camp \\
Children & McCulloch & Vance \\
Colbert & McDonald & Venard \\
Donhowe & Mayne & Wamstad \\
Edgington & Mills & Weaver \\
Elliott & Moen & Weber \\
Francis & Marber of & Adair \\
Gibson & Morgead & Westervelt \\
Gilbert & Narey & Wolfe \\
Grimwood & ODonnell & Year \\
& Olson & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, 30

\section*{Allyn}

Brady
Clark
Dodd
Edson
Emery
Garber of Floyd
Gilbertson
Gilmore of Cedar Gilmore of Clay
Graham
Healy
Kime
Knickerbocker
Lake
McGhee
Miller
Nervig
Parsons
Perkins

Peters
Peterson
Powers
Kumley
Sampson
Schulte
Shores
Smith
Springer
Truax
Absent or not voting, 12
\begin{tabular}{lll} 
Criswell & Forsling & Parrott \\
Doolittle & Gordon & Scott of Fremont \\
Elson & Larson & Stimson \\
Fackler & Letts & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID ON THE TABLE}

Mayne of Palo Alto moved to reconsider the vote by which Senate File No. 781 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{LEAVE OF ABSENCE}

On request of Graham of Wapello leave of absence was granted Emery of Wapello until Thursday afternoon.

\section*{REPORTS OF COMMITTEE}

Harrison of Pottawattamie, from the committee on appropria. tions, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred House File No. 868, a bill for an act making appropriation to pay certain claims allowed by the committee on claims, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
E. P. Hambon, Chairman.
}

Report adopted.

\section*{Also:}

Mr. Speaker-Your committee on approprintions to whom was referred Senate File No. 779, a bill for an act to make appropriation for the payment of state and other 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. P. HLrrison, Chairman.

Report adopted.

\section*{Also:}

Mr. Spealikr-Your committee on appropriations to whom was referred Senate File No. 782 , a bill for an act to amend section twenty-five hundred seventy-five-a thirty ( \(2575-\mathrm{a} 30\) ) of the supplement to the code, 1913 (C. C. Sec. 1331) relating to the fees received from the issuance of licenses to nurses, beg leave to report they have had the same under consideration and have instructed me to report they have had 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. P. Harmson, Chairman.

Report adopted.

Also:
Mr. Spearem--Your committee on appropriations to whom was referred Senate File No. 776 , a bill for an act to make an emergency appropriation to defray the expenses of oil inspection, beg leave to report they
have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{
E. P. Hariison, Chairman.
}

Report adopted.

\section*{Also :}

Mr. Speaker--Your committee on appropriations to whom was referred Senate File No. 558, a bill for an act to make an additional appropriation for completing the construction of the state psychopathic hospital and for equipment, beg leave to report they have had 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. P. Hirrison, Chairman.

Report adopted.
Also :
Mr. Speatir-Your committee on appropriations to whom was referred House File No. \(\overline{6} 68\), a bill for an act making a appropriation to defray the expenses incurred by the Fort Dodge, Des Moines and Southern Railroad Company in connection with the excavation at the slide which occured at the south end of the capitol ground extension in the spring of 1920 , beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same he amended as recommended by the committee on claims, and when so amended the bill do pass. .

> E. P. Hirhison, Ohairman.

Report adopted.

\section*{REPORT OF JOINT COMMTTTEE ON ENROLLED BILLS}

Vance of Madison, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr Sreakem--Your joint commitiee on enrolled bills respectfully report they have examined and find correctly enrolled House File No. 604, a bill for an act to provide for the recording and indexing by county recorders of restricted districts, buiding lines, and benefited districts.

\footnotetext{
Also:
House File No. 495, a bill for an act to amend the law as the same appears in section two thousand eighty-three-j (2033-j), supplement to the code, 1913 (C. C. Sec. 5118, Par. 1), relating to caboose cars.
}

Also :
House File No. 802, a bill for an act to amend section twenty-five hundred forty-two (2542) of the code (C. C. Sec. 1110), relating to fishing from a power-driven boat.

\section*{Also:}

House File No. 597, a bill for an act to amend sections sixteen (16) and thirty-five (35) of chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. Secs. 3059 and 3078), relating to the collection, possession and remittance of fees and penalties for the registration of motor vehicles.

Also :
House File No. 485, a bill for an act to repeal section forty-four hundred eighty-two (4482) of the code, (C. C. Sec. 6717) and four thousand two hundred twelve (4212) of the code as amended by chapter two hundred thirty (230), laws of the Thirty-seventh General Assembly, and to enact a substitute therefor, relating to the commencement of actions before justices of the peace.

Also :
House File No. 539, a bill for an act to legalize an election held in the independent school district of Jefferson, in the county of Greene, state of Iowa, authorizing the issuance of bonds in the sum of thirty-five thousand dollars ( \(\$ 35,000.00\) ), and to validate said bonds.

\author{
W. H. Vance, \\ Chairman House Committee. \\ George S. Banta, Chairman Senate Committec.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 547.
Senate File No. 631.
Senate File No. 641.
House File No. 604.

House File No. 495.
House File No. 802.
House File No. 597.
House File No. 485.
House File No. 539.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate insists on its amendments to House File No. 451, a bill for an act to provide for additional funds to pay the balance due on purchase for additional land to the state fair grounds, and provide for the assessment for paving now levied against the lowa state fair grounds, and make an appropriation therefor. The president has appointed as members of a conference committee on the part of the Senate, Senators Wichman Hall, Pitt and Slosson.
L. W. Ainsworth, Secretary.

APPOINTMENT OF CONFERENCE COMMITTEE
As a conference committee for House File No. 451 the Speaker appointed the following members on the part of the House:

Edson of Buena Vista.
McGhee of Cerro Gordo.
Shores of Bremer.
Powers of Crawford.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 6 th day of April, 1921, sent to the governor for his approval, House File No. 604, House File No. 495, House File No. 802, House File No. 597, House File No. 485, House File No. 539 and House File No. 838.

\author{
W. H. Vance, Chairman.
}

Report adopted.

\section*{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. 431, a bill for an act to define the crime of rape and provide punishment for its commission.

\author{
L. W. Ainsworth, 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. 767, a bill for an act making an appropriation to assist in defraying the expenses of the proposed national encampment of the Grand Army of the Republic to be held at Des Moines, Iowa.
L. W. Ainsworth, Secreiary.

Also :
Mr. Speaker-I 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. 742 , a bill for an act to amend two hundred thirtyfive (235), acts of the Thirty-eighth General Assembly, relating to the state psychopathic hospital and the care, observation and treatment of persons afflicted with abiormal mental conditions, and creating a board of commissioners of insanity, and providing a method for filing, hearing and deciding applications for the commitment of such persons to the state hospitals for the insane.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also :}

Mr. Speafer-I 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. 606, a bill for an act to amend section forty-nine hundred ninety-nine-a two (4999-a2) supplement to the code, 1913, (C. C. 860), relating to safety appliances and operation of dangerous machinery by minors.

> L. W. Ainsworth, Secretary

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

Resolution memorializing congress to enact legislation relative to the construction of a bridge across the Mississippi River at McGregor, Iowa. L. W. Ainsworth, secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 740, a bill for an act to amend section sixteen hundred twenty-four (1624), of the code, (C. C. Sec. 5355) by adding a provision with reference to the secretaries of corporations furnishing certain information to the stockholder.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 430, a bill for an act to repeal sections eight hundred ninety-one (891), (C. C. Sec. 4035), and eight hundred ninety-two (892), (C. C. Sec. 4036) supplement to the code, 1913, relative to poll tax for cities and towns, and to enact substitutes therefor.

\section*{L. W. Ainsworth, Secretary.}

Also :
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. 794, a bill for an act to amend section ninety-two (92), chapter one hundred twenty-three (123), acts of the Thirty-eighth GenAssembly (C. C. Sec. 4197), relating to housing of the people in cities of the first class and special charter cities and cities under commission form of government.
L. W. Ainsworth, Secretary.

Also :
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. 816, a bill for an act to amend section one (1) of chapter three hundred twelve (312) acts of the Thirty-eighth General Assembly (C. C. Sec. 3669), relative to the population of cities that have power to levy additional tax for park purposes.

> L. W. Ainsworth, 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. 655, a bill for an act to amend section eleven (11) of chapter three hundred fifty-two (352) of the acts of the Thirty-eighth General Assembly of Iowa, (C. C. Sec. 0327) relating to the fees to be collected by the county recorder for filing chattel mortgages and for furnishing certified copies.

\author{
L. W. Ainsworth, Secretary.
}

\begin{abstract}
Also: •
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 785, a bill for an act to repeal section one hundred seventy-r (170-r) supplemental supplement to the code of Iowa, 1915, (C. C. Sec. 276) and to enact a substitute therefor and to amend section one hunderd seventy-s ( \(170-\mathrm{s}\) ) supplemental supplement to the code of Iowa, 1915 (C. C. Sec. 277) relating to the creation of a state board of audit and defining their duties.
\end{abstract}
L. W. Ainswortif, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 746, a bill for an act to amend section two thousand sixty (2060) of the code, (C. C. 5079) relating to interlocking switches.

> L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate amendments to House File No. 279, relating to the regulation and supervision of stocks, bonds, securities and investment companies.
L. W. Ainswontir, Secretary.

\section*{CONSIDERATION OF BILLS}

Calendar No. 46, House File No. 865, a bill for an act to provide for the levy of special taxes upon the assessed valuation of the taxable property of the state, for the construction, repair, improvement and equipment of buildings, and for the purchase of land for the State University of Iowa and the Iowa State College of

Agriculture and Mechanic Arts, was taken up for consideration.
The amendment filed by Storey of Warren, found on page 1956 of the journal of April 5th, was considered.

Storey of Warren moved the adoption of the amendment.
Fremont of Scott moved the previous question on the amendment by Storey of Warren.

Motion prevailed.
Storey of Warren asked for a division of his amendment and a roll call on each amendment.

On the question, "Shall the amendment be adopted striking out line 5 of section one?"

Ayes, 41
\begin{tabular}{lll} 
Aiken & Huff & Parrott \\
Benz & Justice & Parsons \\
Berry & Knickerbocker & Peterson \\
Buffington & Lake & Rumley \\
Colbert & Larson & Schulte \\
Doolittle & Lockin & Scott of Appanoose \\
Edgington & Long & Scott of Fremont \\
Elson & McCulloch & Storey \\
Fackler & McDonald & Truax \\
Garber of Floyd & Miller & Ulstad \\
Gibson & Mills & Vance \\
Gilbertson & Moen & Weber \\
Graham & Nervig & Year \\
Held & Orr &
\end{tabular}

Nays, 56
Aldrich
Allyn
Becker
Beeman
Blake
Bradley
Brady
Calhoun
Carter
Children
Clark
Dodd
Donhowe
Edson
Elliott
Forsling
Garber of Adair
Gilbert
Gilmore of Cedar

Gilmore of Clay
Powers
Gordon
Grimwood
Hanna
Harrison
Ramsey
Rankin
Sampson
Hauge
Healy
Kime
Letts
LeValley
McGhee
Mayne
Moorhead
Morgan
Narey
O'Donnell
Santee
Schirmer
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Van Camp
Venard
Weaver
Westervelt
Olson
Yenter
Mr. Speaker

Absent or not voting, 11
\begin{tabular}{lll} 
Anderson & Gunderson & Wamstad \\
Criswell & Ingersoll & Wolfe \\
Emery & McClune & Young \\
Francis & Peters &
\end{tabular}

So the amendment was lost.

On the question, "Shall the amendment be adopted striking out lines 6 and 7 of section 1?'"

Ayes, 48
\begin{tabular}{lll} 
Aiken & Huff & Peterson \\
Aldrich & Justice & Rumley \\
Benz & Knickerbocker & Schulte \\
Berry & Lake & Scott of Appanoose \\
Buffington & Larson & Scott of Fremont \\
Children & Lockin & Shores \\
Criswell & Long & Stimson \\
Edgington & McDonald & Storey \\
Elson & Miller & Truax \\
Fackler & Mills & Ulstad \\
Garber of Floyd & Moen & Vance \\
Gibson & Nervig & Venard \\
Gilbertson & Ontjes & Wamstad \\
Graham & Orr & Weber \\
Healy & Parrott & Wolfe \\
Held & Parsons & Year
\end{tabular}

Nays, 51
\begin{tabular}{lll} 
Becker & Gilbert & O'Donnell \\
Beeman & Gilmore of Cedar & Olson \\
Blake & Gilmore of Clay & Perkins \\
Bradley & Gordon & Powers \\
Brady & Grimwood & Ramsey \\
Calhoun & Harrison & Rankin \\
Carter & Hauge & Sampson \\
Clark & Ingersoll & Santee \\
Colbert & Kime & Schirmer \\
Dodd & Letts & Smith \\
Donhowe & LeValley & Springer \\
Doolittle & McCulloch & Sterling \\
Edson & McGhee & Van Camp \\
Elliott & Mayne & Weaver \\
Forsling & Moorhead & Westervelt \\
Francis & Marber of \begin{tabular}{l} 
Adair \\
Gargan
\end{tabular} & Narey
\end{tabular}

Absent or not voting, 9

\author{
Allyn \\ Anderson \\ Emery
}

Gunderson
Hanna
McClune
Peters
Slemmons
Young

So the amendment was lost.
On the question, "Shall the amendment be adopted striking out line 8 of section \(1 ?\) ',

Ayes, 42
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Nervig \\
Aldrich & Graham & Orr \\
Allyn & Healy & Parrott \\
Benz & Huff & Parsons \\
Berry & Justice & Peterson \\
Euffington & Lake & Sake \\
Children & Larson & Scott of Fppanoose \\
Edgington & Lockin & Stimson \\
Elson & Long & Storey \\
Fackler & McDonald & Truax \\
Francis & Mayne & Ulstad \\
Garber of Floyd & Miller & Vance \\
Gibson & Mills & Weber \\
Gilbertson & Moen & Year
\end{tabular}

Nays, 60

Anderson
Becker
Beeman
Blake
Bradley
Biady
Calhoun
Carter
Clark
Colbert
Criswell
Dodd
Donhowe
Ioolittle
Edson
Elliott
F'arsling
Garber of Adair
Gilbert
Glimore of Clay

Gordon
Grimwood
Hanna
Harrison
Hauge
Held
Kime
Knickerbocker
Letts
LeValley
McCulloch
McGhee
Moorhead
Morgan
Narey
O'Donnell
Olson
Ontjes
Perkins
Powers

Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Shores
Slemmons
Smith
Springer
Sterling
Van Camp
Venard
Wamstad
Weaver
Westervelt
Wolfe
Yenter
Mr. Speaker

Absent or not voting, 6
\begin{tabular}{lll} 
Emery & Ingersoll & Peters \\
Gunderson & McClune & Young
\end{tabular}

So the amendment was lost.

On the question, "Shall the amendment be adopted striking out line 6 of section \(2 ?\) "

Ayes, 50
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Parrott \\
Aldrich & \begin{tabular}{l} 
Graham
\end{tabular} \\
Allyn & Parsons \\
Anderson & THealy & Peterson \\
Benz & Held & Rumley \\
Berry & Huff & Schulte \\
Buffington & Justice & Scott of Appanoose \\
Colbert & Lake & Scott of Fremont \\
Criswell & Larson & Stimson \\
Edgington & Lockin & Storey \\
Elson & Long & Truax \\
Fackler & McDonald & Ulstad \\
Forsling & Miller & Vance \\
Francis & Mills & Wamstad \\
Garber of Floyd & Moen & Weber \\
Gibson & Nervig & Wolfe \\
Gilbertson & Ontjes & Orr
\end{tabular}

Nays, 51
Becker
Beeman
Blake
Bradley
Calhoun
Carter
Clark
Dodd
Donhowe
Doolittle
Edson
Elliott
Garber of Adair
Gilbert
Gilmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Kime
Knickerbocker
Letts
LeValley
McCulloch
McGhee
Mayne
Moorhead
Morgan
Narey
O'Donnell
Olson
Perkins
Peters

Absent or not voting, 7
\begin{tabular}{lll} 
Brady & Gunderson & Young \\
Children & Ingersoll & \\
Emery & McClune &
\end{tabular}

So the amendment was lost.
On the question, "Shall the amendment be adopted striking out lines 7 and 8 of section \(2 ? "\)

Ayes, 48
\begin{tabular}{ll} 
Aiken & \begin{tabular}{l} 
Healy \\
Aldrich \\
Hufferson
\end{tabular} \\
Herz & Justice \\
Berry & Lake \\
Bady & Larson \\
Fuffington & Lockin \\
Children & Long \\
Edgington & McDonald \\
FIson & Miller \\
Fackler & Mills \\
Francis & Moen \\
Garber of Floyd & Nervig \\
Gibson & Ontjes \\
Gilbertson & Orr \\
Graham & Parrott \\
& Parsons
\end{tabular}

Peters
Peterson
Rumley
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Stimson
Storey
Truax
Ulstad
Vance
Wamstad
Weber
Wolfe
Year

Perkins
Powers
Ramsey
Rankin
Sampson
Santee
Schrimer
Smith
Springer
Sterling
Van Camp
Venard
Weaver
Westervelt
Yenter
Mr. Speaker

Slemmons
Young

Allyn
Criswell
Emery

Held
Ingersoll
McClune

Gordon
Grimwood
Gunderson
Henna
Harrison
Hauge
Fime
Knickerbocker
Letts
LeValley
McCulloch
McGhee
Mayne
Moorhead
Morgan
Narey
O'Donnell
Olson

Absent or not voting, 8

So the amendment was lost.
On the question, "Shall the amendment be adopted striking out lines \(10,11,12\), and 13 of section \(2 ? "\)

Ayes, 47
Aiken
Aldrich
Berry
Elson
Buffington
Fackler
Children.
Edgington
\begin{tabular}{ll} 
Gibson & Mayne \\
Gilbertson & Miller \\
Graham & Mills \\
Gunderson & Moen \\
Healy & Nervig \\
Huff & Ontjes \\
Justice & Orr \\
Lake & Parrott \\
Larson & Parson \\
Lockin & Peterson \\
Long & Rumley \\
McDonald & Schulte
\end{tabular}

Nays, 55
\begin{tabular}{ll}
\begin{tabular}{l} 
Becker \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Gordon \\
Grimwood
\end{tabular} \\
Blake & Hanna \\
Bradley & Harison \\
Brady & Hauge \\
Calhoun & Ingersoll \\
Carter & Kime \\
Clark & Knickerbocker \\
Colbert & Letts \\
Dodd & LeValley \\
Donhowe & McCulloch \\
Doolittle & McGhee \\
Edson & Moorhead \\
Elliott & Morgan \\
Forsling & Narey \\
Garber of Adair & O'Donnell \\
Gilbert & Olson \\
Gilmore of Cedar & Perkins \\
Gilmore of Clay & Peters
\end{tabular}

Scott of Appanoose
Scott of Fremont
Shores
Stimson
Storey
Truax
Ulstad
Vance
Wamstad
Weber
Year

Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Slemmons
Smith
Springer
Sterling
Van Camp
Venard
Weaver
Westervelt
Wolfe
Yenter
Mr. Speaker

Absent or not voting, 6
\begin{tabular}{llll}
\begin{tabular}{ll} 
Anderson \\
Criswell
\end{tabular} & \begin{tabular}{l} 
Emery \\
Held
\end{tabular} & \begin{tabular}{l} 
McClune \\
Young
\end{tabular}
\end{tabular}

So the amendment was lost.
Ontjes of Grundy offered the following amendment and moved its adoption:

Amend House File No. 865 by striking out all of sections one (1) and two (2) and inserting in lieu thereof the following:
"Section 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, three hundred thousand ( \(\$ 300.000 .00\) ) dollars to the state university of Iowa and a like amount to the Iowa state college of agriculture at Ames, to be spent for such buildings as the board of said institutions deem necessary."

Elliott of Scott raised the point of order that the amendment offered by Ontjes of Grundy was out of order.

The Speaker ruled that the point of order was not well taken.
Sampson of Audubon moved the previous question.
Motion prevailed.
On the question, "Shall the amendment be adopted?"
Ayes, 54

Aiken
Aldrich
Anderson
Benz
Berry
Brady
Buffington
Children
Criswell
Edgington
Elson
Fackler
Francis
Garber of Floyd
Gibson
Gilbertson
Graham
Gunderson
Healy
Held
Huff
Ingersoll
Justice
Lake
Larson
Lockin
Lang
McDonald
Miller
Mills
Moen
Nervig
O'Donnell
Ontjes
Orr
Parrott

Parsons
Peterson
Rumley
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Stimson
Storey
Truax
Ulstad
Vance
Venard
Wamstad
Weber
Wolfe
Year

Nays, 49

Becker
Beeman
Bradley
Calhoun
Carter
Clark
Colbert
Dodd
Donhowe
Doolittle
Edson
Elliott
Forsling
Garber of Adair
Gilbert
Gilmore of Cedar
Gilmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Kime
Knickerbocker
Letts
LeValley
McCulloch
McGhee
Mayne
Moorhead
Morgan
Narey
Olson
Perkins

Gordon
Grimwood
Hanna
Harrison
Hauge
Knickerbocker
Letts
LeValley
McCulloch
McGhee
Mayne
Moorhead
Narey
Olson
Perkins

Peters
Powers
Ramsey
Rankin
Sampson
Santee
Schirmer
Smith
Springer
Sterling
Van Camp
Weaver
Westervelt
Yenter
Mr. Speaker

\section*{Absent or not voting, 5}
\begin{tabular}{ll} 
Allyn & Emery \\
Blake & MeClune
\end{tabular}

So the amendment was adopted.

On motion of Clark of Linn the House adjourned until 1:30 p. m., today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

\section*{BUSINESS PENDING}

The House resumed consideration of House File No. 865.
Rumley of Decatur moved to reconsider the vote by which the amendment by Ontjes of Grundy was adopted.

A roll call was asked for.
On the question, "Shall the House reconsider the vote by which the amendment was adopted?"

Ayes, 58
\begin{tabular}{|c|c|c|}
\hline Allyn & Gordon & Ramsey \\
\hline Becker & Grimwood & Rankin \\
\hline Beeman & Harrison & Rumley \\
\hline Blake & Hauge & Sampson \\
\hline Bradley & Kime & Santee \\
\hline Calhoun & Knickerbocker & Schrimer \\
\hline Carter & Letts & Schulte \\
\hline Clark & LeValley & Shores \\
\hline Colbert & Lockin & Smith \\
\hline Dodd & McCulloch & Springer \\
\hline Donhowe & McGhee & Sterling \\
\hline Doolittle & Mayne & Stimson \\
\hline Edson & Mills & Van Camp \\
\hline Elliott & Moorhead & Wamstad \\
\hline Forsling & Morgan & Weaver \\
\hline Francis & O'Donnell & Westervelt \\
\hline Garber of Adair & Olson & Yenter \\
\hline Gilbert & Perkins & Mr. Speaker \\
\hline Gilmore of Cedar & Peters & \\
\hline Gilmore of Clay & Powers & \\
\hline
\end{tabular}

Nays, 43
Aiken
Aldrich
Anderson
Benz
Berry
Brady

Aiken
Aldrich
Anderson
Benz Brady

Buffington
Children
Criswell Edgington
Elson
Fackler

Garber of Floyd
Gibson
- Gilbertson

Graham
Healy
Held

Huff
Ingersoll
Justice
Larson Long . McClune McDonald Miller Moen
\begin{tabular}{ll} 
Nervig & \begin{tabular}{l} 
Storey \\
Ontjes
\end{tabular} \\
Truax \\
Orr & Ulstad \\
Parrott & Vance \\
Parsons & Wolfe \\
Peterson & Year \\
Scott of Appanoose & Young \\
Scott of Fremont & \\
Slemmons &
\end{tabular}

Absent or not voting, 7
Emery Lake Weber

Weber

Narey
Venard Gunderson Hanna

So the House reconsidered the vote by which the amendment by Ontjes of Grundy was adopted.

Slemmons of Buchanan offered the following amendment as a substitute for the amendment by Ontjes of Grundy and moved its adoption:

Amend by striking out sections one and two and inserting in lieu thereof the following:

Sec. 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the amount of \(\$ 500,000.00\) to be used for the construction of buildings or purchase of land at the state university of Iowa.

Sec. 2. There is hereby appropriated out of any money in the state treasury not otherwise appropriated the amount of \(\$ 500,000.00\) to be used for the construction of buildings or the purchase of land at the Iowa State College of Agriculture and Mechanic Arts.

Also strike out sections three and four and insert in lieu thereof the following:

Sec. 3. The said lowa state board of education is hereby authorized to use said amounts for said institutions respectively as in their judgment seems best.

Substitute amendment by Slemmons of Buchanan was adopted.
Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.
On the question, "Shall the bill pass?"

Ayes, 79
\begin{tabular}{lll} 
Allyn & Graham & Parsons \\
Becker & Grimwood & Perkins \\
Beeman & Gunderson & Peters \\
Blake & Harrison & Peterson \\
Bradley & Hauge & Powers \\
Brady & Healy & Ramsey \\
Calhoun & Ingersoll & Rankin \\
Carter & Justice & Rumley \\
Children & Kime & Sampson \\
Clark & Knickerbocker & Santee \\
Colbert & Lake & Schirmer \\
Criswell & Larson & Shores \\
Dodd & Letts & Slemmons \\
Donhowe & LeValley & Smith \\
Doolittle & Lockin & Springer \\
Edgington & Long & Stimson \\
Edson & McClune & Truax \\
Elliott & McCulloch & Van Camp \\
Forsling & McDonald & Venard \\
Francis & McGhee & Wamstad \\
Garber of Adair. & Mayne & Weaver \\
Garber of Floyd & Mills & Weber \\
Gibson & Moorhead & Wolfe \\
Gilbert & Morgan & Yenter \\
Gilmore of Cedar & O'Donnell & Mr. Speaker \\
Gilmore of Clay & Olson & \\
Gordon & Ontjes &
\end{tabular}

Nays, 18
\begin{tabular}{ll} 
Aldrich &, \\
Anderson & Miller \\
Berry & Moen \\
Buffington & Nervig \\
Gilbertson & Orr \\
Huff & Parrott \\
& Schulte
\end{tabular}

Scott of Fremont
Storey
Ulstad
Vance
Year
Young
Absent or not voting, 11
\begin{tabular}{lll} 
Aiken & Fackler & Scott of Appanoose \\
Benz & Hanna & Sterling \\
Elson & Held & Westervelt \\
Emery & Narey &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSDER LAID UPON THE TABLE}

Santee of Black Hawk moved to reconsider the vote by which House File No. 865 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Hauge of Polk, unanimous consent having been given, House File No. 767, a bill for an act making an appropriation to assist in defraying the expenses of the proposed national encampment of the Grand Army of the Republic to be held at Des Moines, Iowa, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the words "at Des Moines," wherever they appear in the bill and in the title, and inserting in lieu thereof the word "in".

Mr. Hauge moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 98

Aiken
Aldrich
Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Elson
Fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar Gilmore of Clay Gordon

Graham
Grim wood
Gunderson
Hauge
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moen
Morgan
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons

Perkins
Peters
Peterson
Powers
Ramsey
Rankin
Rumley
Sampson
Santee
Schrimer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Storey
Truax
Ulstad
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Young
Mr. Speaker

Nays, None
Absent or not voting, 10
\begin{tabular}{lll} 
Berry & Hanna & Sterling \\
Donhowe & Harrison & Van Camp \\
Emery & Moorhead & \\
Gibson & Narey &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 767.

On request of Hauge of Polk, unanimous consent having been given, House File No. 860, a bill for an act to amend section seven hundred and forty (740) of the supplement to the code, 1913, (C. C. Sec. 6501), relating to taking of property by cities and towns and other municipal corporations by gift or bequest, and providing for the administration thereof, and providing for the levy of a tax to pay any annuity required by the donor to be paid to him, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend Sec. 2 by substituting the Des Moines Register for the Plain Talk.

Mr. Hauge moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 87

Allyn
Anderson
Becker
Beeman
Benz
Blake
Bradley
Brady
Buffington
Carter
Colbert
Criswell
Dodd
Doolittle
Edgington
Edson
Elliott
Elson
Forsling
\begin{tabular}{ll} 
Fackler & Letts \\
Francis & LeValley \\
Garber of Adair & Lockin \\
Garber of Floyd & Long \\
Gibson & McClune \\
Gilbert & McCulloch \\
Gilmore of Cedar & McGhee \\
Gilmore of Clay & Mayne \\
Gordon & Miller \\
Graham & Mills \\
Grimwood & Moen \\
Gunderson & Moorhead \\
Hanna & Morgan \\
Healy & Nervig \\
Held & O'Donnell \\
IngersolI & Olson \\
Justice & Ontjes \\
Kime & Orr \\
Knickerbocker & Parrott
\end{tabular}
\begin{tabular}{lll} 
Parsons & \begin{tabular}{l} 
Schulte \\
Perkins
\end{tabular} & Scott of Appanoose \\
Peters & Scott of Fremont & Wamstad \\
Peterson & Weber \\
Powers & Shores & Westervelt \\
Ramsey & Smithons & Wolfe \\
Rankin & Sterling & Year \\
Rumley & Stimson & Yenter \\
Sampson & Storey & Mr. Speaker \\
Santee & Ulstad & \\
Schirmer & Vance &
\end{tabular}

Nays, 3
Aldrich
Lake
Truax

Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Emery \\
Berry
\end{tabular} & \begin{tabular}{l} 
McDonald \\
Cilbertson
\end{tabular} \\
Calhoun & Harrison & Narey \\
Children & Hauge & Springer \\
Clark & Huff & Van Camp \\
Donhowe & Larson & Weaver \\
& & Young
\end{tabular}

So the House concurred in the Senate amendments to House File No. 860.

On request of Dodd of Howard, unanimous consent having been given, House File No. 678, a bill for an act repealing the law as it appears in section fifty hundred six (5006) of the code (C. C. 8867), section fifty hundred seven (5007) of the code (C. C. Secs. 8870-8871-8879-8873), section fifty hundred seven-c (5007-c) supplement to the code, 1913 (C. C. Sec. 8879), and section fifty hundred seven-d (5007-d), supplement to the code, 1913 (C. C. Sec. 8880), and enacting substitutes therefor; and amending sections fifty hundred seven-a (5007-a) and fifty hundred seven-b (5007-b), supplement to the code, 1913 (C. C. Secs. 8877 and 8878) ; all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for the purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulation of sales thereof and penalties for violations of said regulations; providing a means of securing evidence of violations of said regulations; providing that any building or place made use of for purposes in violation of any provision of this act shall be deemed a nuisance and abated by in-
junction; providing for the creation of the office of state revenue collector, prescribing the duties of said officer, and certain rules and regulations as to the conduct of the business of said office; and making appropriation of funds necessary to carry out the provisions of this act, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
1. Amend section 7 by inserting after the word "town" in line 2 of said section the word "township".
2. Amend section 5 by inserting after the word "town" in line 2 thereof the words "or county a" and by striking out the word "the" before the word "mulct" in said line 2 .
3. Amend section 5 by inserting after the word "towns" in line 3 thereof, as amended, the words "and other places outside any city or town'".
4. Amend section 3 by inserting after the comma following the word "issue" in line 8 , the following: "unless sooner revoked,".
5. Amend by inserting the following as a new section numbered 6:
"Sec. 6. The board of supervisors in each county shall, in all territory outside of any city or town, have and exercise the same powers as are by this act granted to town councils."

And amend by renumbering sections 6 to 15 inclusive as sections 7 to 16 inclusive.
6. Amend by striking out the word "assistant" in line 16 of section 3 , in line 4 of section 7 , in line 27 of section 12 , in lines \(4,6,8\) and 12 of section 13 .
7. Amend by inserting after the word "paid" in line 3 of section 12 the following: "to the treasurer of state".
8. Amend by striking out the words "executive council" in lines 1 and 8 of section 14 , and inserting in lieu thereof the words "the treasurer of state'".

Mr. Dodd moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 72
\begin{tabular}{lll} 
Aldrich & Grimwood & Peters \\
Allyn & Hanna & Peterson \\
Becker & Hauge & Powers \\
Beman & Healy & Ramsey \\
Benz & Ingersoll & Rankin \\
Berry & Kime & Rumley \\
Blake & Knickerbocker & Sampson \\
Bradley & Lake & Santee \\
Brady & Letts & Schulte \\
Buffington & LeValley & Scott of Appanoose \\
Dodd & Lockin & Scott of Fremont \\
Doolittle & Long & Smith \\
Edgington & McCulloch & Sterling \\
Elliott & McGhee & Stimson \\
Elson & Mayne & Truax \\
Fackler & Miller & Van Camp \\
Forsling & Mills & Vance \\
Francis & Morgan & Venard \\
Garber of Adair & Nervig & Wamstad \\
Garber of Floyd & O'Donnell & Weber \\
Gilmore of Cedar & Olson & Wolfe \\
Gilmore of Clay & Ontjes & Year \\
Gordon & Parsons & Yenter \\
Graham & Perkins & Mr. Speaker
\end{tabular}

Nays, 6
\begin{tabular}{lll} 
Criswell & Gilbertson & Moen \\
Edson & SHeld & Shores
\end{tabular}

Absent or not voting, 30

Aiken
Anderson
Calhoun
Carter
Children
Clark
Colbert
Donhowe
Emery
Gibson
Gilbert
Gunderson
Harrison
Huff
Justice
Larson
McClune
McDonald
Moorhead
Narey

Orr
Parrott
- Schirmer

Slemmons
Springer
Storey
Ulstad
Weaver
Westervelt
Young
So the House concurred in the Senate amendments to House File No. 678.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Dodd of Howard moved to reconsider the vote by which the House concurred in the Senate amendments to House File No. 678 , and to lay the motion to reconsider upon the table.

Motion prevailed.

On request of Mayne of Palo Alto, unanimous consent having been given, House File No. 431, a bill for an act to define the crime of rape and provide for punishment for its commission; to establish the age of consent for a female at eighteen (18) years; to make it a crime for a female to have sexual intercouse with a boy under eighteen (18) years of age, and provide punishment therefor; to make it a conspiracy to co-operate with a person in accomplishing the act of sexual intercouse with a child under eighteen (18) years of age, and provide punishment for the same, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend the title by striking out all after the semi-colon (;) following the word "female" in line three, and inserting in lieu thereof the following: "and to repeal section four thousand seven hundred fiftysix (4756) of the code."

Amend the bill by striking out all following the enacting clause and substituting in lieu thereof the following:
"Section 1. If any person ravish and carnally know any female of the age of sixteen (16) years or over, by force or against her will, or if any person under the age of twenty-five (25) years carnally know and abuse any female child under the age of sixteen (16) years, or if any person over the age of twenty-five (25) years carnally know and abuse any female under the age of seventeen (17) years, he shall be imprisoned in the penitentiary for life or any term of years.
"Sec. 2. Nothing herein contained shall bar any prosecution for any crime committed in violation of section four thousand seven hundred fifty-six (4756) of the code prior to the taking effect of this act.
"Sec. 3. Section four thousand seven hundred fifty-six (4756) of the code is hereby repealed.".

Preceding the motion to concur in the Senate amendments to House File No. 431, Mayne of Palo Alto made the following remarks :

Mr. Speaker and Gentlemen of the House:
House File 431 has been amended by the Senate and returned to this body. I wish there were some way that it might be amended to show that it was not House File 431 as introduced by me but rather a Senate bill for there is nothing in it of the original bill save the name only. I am reminded of the words of the greatest personage that ever trod this earth when in that immortal address he declared "If a
son ask bread of any of you that is a father will he give him a stone?" This House by a magnificent vote and I believe a great majority of the people of this state asked bread in the way of protecting the innocent girls and boys of this state by raising the age of consent of the girls and making the law applicable to the boys from 15 to 18 years of age and the Senate has given practically a stone in that it has merely raised the age in girls from 15 to 16 years. I ask this body that it concur in this amendment not because it meets my entire approbation but merely because it does afford a slight degree of protection to the innocent girlhood of the land in adding another year toward discretion before they consent to give away the purity of their girlhood. I desire to have the record show my reason for concurring in the Senate amendment.

On the question, "Shall the House concur?"
Ayes, 85

Aiken
Aldrich
Allyn
Anderson
Becker
Benz
Blake
Brady
Buffington
Calhoun
Carter
Clark
Criswell
Dodd
Edgington
Edson
fackler
Forsling
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gordon
Graham
Grimwood
Gunderson
Hanna

Harrison
Hauge
Healy
Huff
Ingersoll
Justice
Kime
Knickerbocker
Lake
Larson
Letts
LeValley
Lockin
Long
McClune
McCulloch
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons

Perkins
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Smith
Springer
Sterling
Stimson
Storey
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Yenter
Young
Mr. Speaker

Nays, 5
Moen
Year

Absent or not voting, 18
\begin{tabular}{lll}
\begin{tabular}{l} 
Beeman \\
Berry
\end{tabular} & \begin{tabular}{c} 
Elliott \\
Elson
\end{tabular} & \begin{tabular}{l} 
Narey \\
Powers
\end{tabular} \\
Children & Emery & Schulte \\
Colbert & Gilbert & Slemmons \\
Donhowe & Gilmore of Clay & Ulstad \\
Doolittle & McDonald & Westervelt
\end{tabular}

So the House concurred in the Senate amendments to House File No. 431.

\section*{CONSIDERATION OF BILLS}

House File No. 871, a bill for an act to regulate the furnishing of public service, and granting to city and town councils and boards of supervisors power to fix rates for furnishing such service, and providing for appeals to the District Courts of the state and the number and assignments of judges to hear such appeals, was taken up for consideration.

AMENDMENTS TO HOUSE FILE NO. 871
Beeman of Allamakee filed the following amendments:
Amend House File 871 by inserting after the semicolon (;) in line six (6) of section two (2), the following:
"and that the municipality may have sufficient data to so fix rates, the person furnishing public service to the municipality upon request of the municipality shall within sixty (60) days after filing of said request with said person, furhish a complete report of its business and property for the preceding year.
"Said report shall show in detail all of the property of such individual or corporation, both real and personal, its original cost price, the date purc̀hased and placed in operation, length of time used, cost of reproduction, and the value at the time of report.
"Said report shall show the capital authorized, the amount of capital stock issued, amount paid therefor, number of shareholders, dividends paid, amount in surplus fund, the funded and floating indebtedness, the cost and value of franchises held.
"Said report shall contain a detailed statement of the revenue received of all kinds, specifying and itemizing the amount received from each source. Such statement shall include revenue of all kinds received from the operation of the plant; rents of facilities; rents of equipment; sale of power, service and by-products of every nature, as well as non-operating income from every source; and any other revenue of any kind or nature whatsoever.
"Said report shall contain a detailed statement of the cost of operation. It shall include in detail all expenditures, the amount expended for repairs, for ways, structures, equipment, power, if any; and all general and miscellaneous items of expenses, such items to be sepdrated; taxes; fixed charges, such as rent, if any, paid for property of any kind; an itemized account of all interest charges; the number of officers and employees, and the salaries paid each class; the amount expended for improvements during the year, and the character of such improvements; and all other expenses of any nature whatsoever.
"Said reports shall also show the number of customers and patrons, the rate charged each class, the units manufactured, and units sold.
"If any such individual or corporation shall furnish service of any kind to more than one city or town through a central distributing plant or works, or through a central distributing plant or works, or through or over a connected system of any kind, the report shall show a division of the property, the cost of operation and gross income charged or credited to each such city or town in detail, and shall also show the number of customers and patrons, the rate charged each class, and the units sold to each city or town.
"The report shall show the balance of profit and loss and a complete exhibit of the financial operations thereof each year, including an annual balance sheet. The municipality may also require such other reports as in its judgment shall be necessary and reasonable, such reports shall be in such form, and concerning such subjects, and be from such sources as it shall direct.
"The foregoing report must be sworn to by the individual owning such utility, or by the president and secretary of any such corporation. If any such person shall make a false report he shall be punished by imprisonment not to exceed thirty days, or fined not to exceed one thousand dollars ( \(\$ 1,000.00\) ) or both such fine and imprisonment. Any such individual, company or corporation failing or neglecting to make such report by the date fixed, shall be subject to a penalty of one hundred dollars ( \(\$ 100.00\) ) for each and every day of delay in making the same;".

\section*{Hauge of Polk filed the following amendments :}

> Amend House File No. 871 by adding at the end of section nine (9) the following:
> Sec. 10. Nothing in this act shall be construed to effect existing franchise contracts, nor pending litigation; nor to amend, modify, or repeal existing statutes providing the method of securing franchise rights in the cities, towns and counties of the state.

Also by re-numbering section ten (10) as section eleven (11).
Also amend section 6, line 3 by striking the word and figures "thirty (30)" and inserting in lieu thereof the word and figures "ninety (90)".

Peterson of Henry filed the following amendment:
Amend House File No. 871 by striking out the word "three (3)" in line 14 , section 5 , and inserting in lieu thereof the word "five (5)".

Elliott of Scott filed the following amendment:
I move as a substitute to the amendment of Beeman, by adding after the semicolon in line 6 of section 2 the following:
"the person applying for such rate shall furnish the information contained in section three of this act'.

\section*{Calhoun of Van Buren filed the following amendment:}

Amend House File No. 871 by striking out of section 8 the first eleven lines thereof and substituting the following in lieu thereof: "If the appellant believes that the question ought not to be heard before any of the judges in the judicial district in which said county is located, he shall, at any time prior to the assignment of said cause for trial, file a statement to that effect with the clerk of said district court. The appellee shall have the same right and the same time in which to file said statement. Upon the filing of such statement by either party, the clerk shall forthwith send a certified copy of said statement to the clerk of the suprement court of the state who shall without delay submit said stater ment to said court for an order, and thereupon said court, or, in case said court is not in session, then any judge thereof, shall forthwith issue a written commission directing a district judge of the state of Iowa outside of said judicial district to proceed to the county wherein said cause is pending and hear the same. Upon the receipt of such commission, said judge shall immediately make an order fixing a time for hearing, which shall not be less than ten days nor more than twenty days thereafter, and forward said order to the clerk of the district court of the county in which the hearing is to be had. The clerk shall file said order and forthwith cause a copy thereof or a notice of the time and place of hearing to be served on both parties. Upon a written agreement of both parties, the trial of said cause may be postponed, or upon order of said judge, after a showing as provided by law. The appeal shall be tried as an equitable action and the court may appoint a referee to take'.

\section*{Edson of Buena Vista filed the following amendment:}

Amend House File No. 871 by adding after the word "service" the following:
"or any person or municipality receiving public service".
Amend section 5 thereof by inserting after the word "fixed" in the seventh line, the following:

But shall not continue beyond the life of the company's franchise.

And 'by inserting after the word "years" in line 14, the following:
But not beyond the life of the company's franchise.

Fackler of Adams filed the following amendment:
Amend House File No. 871 by striking out of the first line of section three thereof the word "furnishing" and inserting after the word "person" the following: "holding a franchise contract to furnish, or securing a franchise contract hereafter by a majority vote of the people affected thereby to furnish".

Young of Davis offered the following amendment as a substitute for all pending amendments, and moved its adoption:

Amend House File No. 871 by striking out the enacting clause.
Kime of Webster moved that further action on House File No. 871 be deferred until tomorrow.

Motion lost.

Moen of Lyon moved the previous question on the amendment offered by Young of Davis.

Motion prevailed.

On the question, "Shall the enacting clause to House File No. 871 be stricken out?'"

Ayes, 59
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Rumley \\
Allyn & \begin{tabular}{l} 
Gordon \\
Anderson
\end{tabular} & Gunderson
\end{tabular}

Nays, 35
\begin{tabular}{lll} 
Aldrich & Ingersoll & Peterson \\
Becker & Kime & Powers \\
Brady & Knickerbocker & Ramsey \\
Clark & Lake & Rankin \\
Dodd & Letts & Sampson \\
Elliott & Lockin & Smith \\
Forsling & McDonald & Springer \\
Garber of Adair & Mayne & Van Camp \\
Gilbert & Moorhead & Venard \\
Gilmore of Cedar & Morgan & Weaver \\
Grimwood & O'Donnell & Westervelt \\
Hauge & Olson &
\end{tabular}

Absent or not voting, 14
\begin{tabular}{lll} 
Benz & Graham & Narey \\
Blake & Harrison & Perkins \\
Calhoun & LeValley & Vance \\
Doolittle & McClune & Weber \\
Emery & Mills & Yenter
\end{tabular}

So the motion to strike out the enacting clause to House File No. 871 prevailed.

\section*{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. 860, a bill for an act to amend section seven hundred forty (740) supplement to the code, 1913 (C. C. 6501) relating to taking of property by cities and towns and other municipal corporations by gifts or bequest, and providing for the administration thereof, and providing for the levy of a tax to pay any annuity required by the doner to be paid by him.
L. W. Ainsworth, 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. 678, a bill for an act repealing the law as it appears in section fifty hundred six ( 5006 ) of the code (C. C. 8867), section fifty hundred seven (5007) of the code (C. C. Secs. 8870-8871-88728873 ), section fifty hundred seven-c (5007-c) supplement to the code, 1913 (C. C. Sec. 8879), and section fifty hundred seven-d (5007-d), supplement to the code, 1913 (C. C. Sec. 8880), and enacting substi-
tutes therefor; and amending sections fifty hundred seven-a (5007-a) and fifty hundred seven-b (5007-b), supplement to the code, 1913 (C. C. Secs. 8877 and 8878); all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for th6 purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulating of sales thereof and penalties for violations of said regulations; providing a means of securing evidence of violations of said regulations; providing that any building or place made use of for purposes in violation of any provision of this act shall be deemed a nuisance and abated by injunction; providing for the creation of the office of state revenue collector, prescribing the duties of said officer, and certain rules and regulations as to the conduct of the business of said office; and making appropriation of funds necessary to carry out the provisions of this act.

\author{
L. W. Ainsworth, Secretary.
}

\section*{CONSIDERATION OF BILLS}

House File No. 627, a bill for an act to amend section twentyfive hundred three (2503), supplemental supplement, 1915, (C. C. Sec. 899), relating to the appointment of a chief deputy oil inspector, and also amending chapter eleven (11), title XII, supplemental supplement, 1915 , (C. C. Chapter 7 , title V.), and providing for the inspection and regulation of the sale or use of gasoline, gasoline substitutes, benzine and naptha and providing penalties for the violation thereof, was taken up for consideration.

Hauge of Polk moved to reconsider the vote by which House File No. 627 passed to its third reading.

\section*{POINT OF ORDER RAISED}

Calhoun of Van Buren raised the point of order that under rule 32 the motion of Hauge of Polk was out of order.

The Speaker ruled the point of order not well taken.
Motion to reconsider the vote by which House File No. 627 passed to its third reading, lost.

Hauge of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 19
\begin{tabular}{ll} 
Fackler & \begin{tabular}{l} 
Nervig \\
Larson
\end{tabular} \\
LeValley & O'Donnell \\
Powers \\
McClune & Ramsey \\
McDonald & Rankin \\
McGhee & Sampson \\
Moen & Santee
\end{tabular}

Storey
Truax
Van Camp
Weaver
Weber

Nays, 30
\begin{tabular}{lll} 
Aiken & Healy & Peters \\
Aldrich & Held & Peterson \\
Allyn & Huff & Rumley \\
Becker & McCulloch & Schirmer \\
Benz & Miller & Schulte \\
Berry & Moorhead & Scott of Appanoose \\
Children & Orr & Smith \\
Gilmore of Cedar & Parrott & Springer \\
Gilmore of Clay & Parsons & Wolfe \\
Gunderson & Perkins & Mr. Speaker
\end{tabular}

Absent or not voting, 59
\begin{tabular}{lll} 
Anderson & Francis & Mayne \\
Beeman & \begin{tabular}{l} 
Garber of \\
Blake
\end{tabular} & Garber of Flair \\
Bradley & Gibson & Mills \\
Brady & Morgan \\
Buffington & Gilbert & Narey \\
Calhoun & Gilbertson & Olson \\
Carter & Gordon & Ontjes \\
Clark & Graham & Scott of Fremont \\
Colbert & Grimwood & Shores \\
Criswell & Hanna & Slemmons \\
Dodd & Harrison & Sterling \\
Donhowe & Hauge & Stimson \\
Doolittle & Ingersoll & Ulstad \\
Edgington & Justice & Vance \\
Edson & Kime & Venard \\
Elliott & Knickerbocker & Wamstad \\
Elson & Lake & Westervelt \\
Emery & Letts & Year \\
Forsling & Lockin & Yenter \\
& Long &
\end{tabular}

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 276, a bill for an act to make appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and
supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to-wit: Soldiers' Home, Soldiers' Orphans' Home, Juvenile Home, Institution for Feeble-minded Children, State Sanitarium for the Treatment of 'Tuberculosis, Training School for Boys, Training School for Girls, Mount Pleasant State Hospital, Independence State Hospital, Clarinda State Hospital, Cherokee State Hospital, State Hospital and Colony for Epileptics, State Penitentiary, Men's Reformatory and Women's Reformatory, with report of appropriations committee recommending amendment and passage, was taken up for considera-. tion.

Speaker pro tempore Larson in the chair.
Peters of Dallas offered the following amendment and moved its adoption :

Amend the committee amendments to Senate File No. 276 by striking out paragraph 8 of the committee amendments.

Amendment lost.

The amendments proposed by the committee, found on pages 1933 and 1934 of the journal of April 5th, were adopted.

Mr. Peters moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 73
\begin{tabular}{lll} 
Allyn & Fackler & Justice \\
Anderson & Forsling & Kime \\
Becker & Garber of Adair & Knickerbocker \\
Beeman & Garber of Floyd & Tarson \\
Blake & Gibson & LeValley \\
Bradley & Gilbert & Iong \\
Brady & Gilmore of Cedar & McClune \\
Buffington & Gilmore of Clay & McCulloch \\
Calhoun & Gordon & McGhee \\
Carter & Graham & Mayne \\
Children & Grimwood & Miller \\
Dodd & Hanna & Mills \\
Donhowe & Harrison & Moorhead \\
Doolittle & Hauge & Morgan \\
Edgington & Healy & Nervig \\
Edson & Huff & Olson \\
Elliott & Ingersoll & Perkins
\end{tabular}

Peters
Peterson
Ramsey
Rankin Sampson Santee Schirmer Schulte

Nays, 10
\begin{tabular}{lll} 
Aldrich & Orr & Scott of Fremont \\
Berry & Parrott & Year \\
Moen & Parsons & \\
Ontjes & Scott of Appanoose &
\end{tabular}

Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & Gunderson & Rumley \\
Benz & Held & Truax \\
Clark & Lake & Westervelt \\
Colbert & Letts & Wolfe \\
Criswell & Lockin & Yenter \\
Flson & McDonald & Young \\
Emery & Narey & Mr. Speaker \\
Francis & O'Donnell & \\
Gilbertson & Powers &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to

\section*{CONCURRENT RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Parsons of Calhoun offered the following concurrent resolution :

Concurrent resolution asking that House File No. 726 be recalled from the governor for correction.

Be It Resolved by the Housc, the Senate concurring:
Section 1. That House File No. 726 be recalled from the governor for the purpose of correction.

Unanimous consent having been obtained to consider the resolution at this time, Parsons of Calhoun moved its adoption.

Motion prevailed and the resolution was adopted.

\section*{CONSIDERATION OF BILLS}

House File No. 868, a bill for an act making appropriation to pay certain claims allowed by committee on claims, with report
of appropriations committee recommending passage was taken up for consideration.

Speaker McFarlane in the chair.

Allyn of Ringgold moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 82
\begin{tabular}{lll} 
Aiken & Graham & Parrott \\
Allyn & Grimwood & Parsons \\
Anderson & Gunderson & Perkins \\
Becker & Hanna & Peterson \\
Beeman & Harrison & Powers \\
Benz & Hauge & Ramsey \\
Berry & Healy & Schulte \\
Bradley & Held & Scott of Appanoose \\
Brady & Huff & Scott of Fremont \\
Buffington & Ingersoll & Shores \\
Calhoun & Justice & Slemmons \\
Children & Kime & Smith \\
Clark & Knickerbocker & Sterling \\
Criswell & Larson & Stimson \\
Donhowe & Letts & Storey \\
Doolittle & LeValley & Ulstad \\
Edgington & Lockin & Van Camp \\
Elliott & Long & Vance \\
Elson & McCulloch & Venard \\
Fackler & McDonald & Wamstad \\
Forsling & McGhee & Weaver \\
Francis & Mayne & Weber \\
Garber of Adair & Miller & Westervelt \\
Garber of Floyd & Mills & Year \\
Gibson & Moen & Yenter \\
Gilbertson & Moorhead & Mr. Speaker \\
Gilmore of Cedar & O'Donnell & \\
Gordon & Ontjes &
\end{tabular}

Nays, 1

\section*{Edson}

Absent or not voting, 25
\begin{tabular}{lll} 
Aldrich & McClune & Sampson \\
Blake & Morgan & Santee \\
Carter & Marey & Schirmer \\
Colbert & Nervig & Springer \\
Dodd & Olson & Truax \\
Emery & Orr & Wolfe \\
Gilbert & Peters & Young \\
Gilmore of Clay & Rankin & \\
Lake & Rumley &
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 568, a bill for an act making an appropriation to defray the expenses incurred by the Fort Dodge, Des Moines \& Southern Railroad Company in connection with the excavation at the slide, which occurred at the south end of the Capitol grounds extension in the spring of 1920, with report of appropriations committee recommending amendment proposed by the committee on claims, and passage was taken up for consideration.

On motion of Allyn of Ringgold the amendments proposed by the committee, found on page 1705 of the journal of March 31st, were adopted.

Mr. Allyn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 81
\begin{tabular}{lll} 
Allyn & Gordon & O'Donnell \\
Anderson & Graham & Ontjes \\
Becker & Grimwood & Orr \\
Beeman & Gunderson & Parsons \\
Berry & Hanna & Peters \\
Blake & Harrison & Peterson \\
Bradley & Haluge & Ramsey \\
Brady & Healy & Sampson \\
Buffington & Held & Santee \\
Calhoun & Huff & Schirmer \\
Carter & Ingersoll & Schulte \\
Colbert & Justice & Scott of Appanoose \\
Criswell & Kime & Scott of Fremont \\
Dodd & Knickerbocker & Slemmons \\
Donhowe & Lake & Smith \\
Doolittle & Larson & Springer \\
Edgington & Letts & Stimson \\
Edson & LeValley & Truax \\
Elliott & Long & Ulstad \\
Forsling & McClune & Van Camp \\
Francis & McCulloch & Vance \\
Garber of Adair & McDonald & Venard \\
Garber of Floyd & McGhee & Wamstad \\
Gibson & Mayne & Weaver \\
Gilbertson & Miller & Wolfe \\
Gilmore of Cedar & Morgan & Yenter \\
Gilmore of Clay & Nervig. & Mr. Speaker
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
Aiken & Moen & Shores \\
Benz & Parrott & Young \\
Children & Rumley &
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aldrich & Mills & Sterling \\
Clark & Moorhead & Storey \\
Elson & Narey & Weber \\
Emery & Olson & Westervelt \\
Fackler & iPerkins & Year \\
Gilbert & Powers & \\
Lockin & Rankin &
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 464, a bill for an act to repeal the law as it appears in section two thousand seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, as amended by chapter four hundred thirty-two (432) of the acts of the Thirty-seventh General Assembly and chapters one hundred sixteen (116) and one hundred forty-nine (149) of the acts of the Thirty-eighth General Assembly (compiled code Sec. 2524), relating to consolidated school districts, with report of sifting committee recommending amendment and passage, was taken up for consideration.

On motion of Vance of Madison the following amendments proposed by the sifting committee, were adopted:

Amend section 1 by adding after the word "repealed" in line seven (7) thereof the following: "except sub-division "b" of section twentyseven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, as amended".

Also amend section 2 by striking out the word "new" in the first line thereof and inserting in lieu thereof the word "consolidated".

Also amend by adding to section 2 the following: "All consolidated school corporations in process of establishment or organization at the time this act takes effect, may complete their organization under the law in force immediately prior to the taking effect of this act."

Also amend said bill by striking out section 10 thereof and inserting in lieu thereof the following:
"Sec. 10. No member of a county board of education who lives or owns land within the territory described in the petition, or who lives or owns land within a school corporation a part of which is included in
the petition, or who has filed objection to the establishment of a new school corporation, shall take any part in determining any matter which may come before the county board of a joint meeting for hearing."

Edson of Buena Vista offered the following amendment and moved its adoption:

Amend Senate File No. 464 by adding after the word "any" in line one (1) of section twenty-five (25), the following:
"independent school district any".
Amendment adopted.

The amendment filed by Garber of Adair, found on page 1956 of the journal of April 5th, was considered and on motion of Mr . larber, adopted.

Bradley of Poweshiek offered the following amendment and moved its adoption:

Amend Senate File 464 by striking out of section twenty-four (24) thereof all of said section after the period (.) following the word "purpose" in line five (5).

Amendment adopted.

Springer of Louisa offered the following amendment and moved its adoption :

Amend Senate File No. 464, by striking out the word "residents" in line two (2) of section twelve (12), and inserting in lieu thereof the vords "qualified electors".

Amendment adopted.

Miller of Lucas offered the following amendment and moved its adoption:

Amend Senate File No. 464 by adding at the end of Sec. 25 the following:
'The school board shall not be required to furnish transportation for children over 10 years of age and able to walk, who reside within one and one-half miles of the school building."

Amendment lost.
Vance of Madison moved that the bill be read a third time now
and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 93
\begin{tabular}{lll} 
Aiken & Graham & Parsons \\
Aldrich & Grimwood & Perkins \\
Allyn & Hanna & Peterson \\
Anderson & Harrison & Rankin \\
Becker & Hauge & Rumley \\
Beeman & Healy & Sampson \\
Berry & Held & Santee \\
Blake & Huff & Schirmer \\
Brady & Ingersoll & Schulte \\
Buffington & Justice & Scott of Appanoose \\
Calhoun & Kime & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Lake & Slemmons \\
Clark & Larson & Smith \\
Colbert & Letts & Springer \\
Criswell & LeValley & Sterling \\
Dodd & Lockin & Stimson \\
Donhowe & McClune & Storey \\
Doolittle & McCulloch & Truax \\
Edgington & McDonald & Ulstad \\
Edson & McGhee & Van Camp \\
Elliott & Mayne & Vance \\
Elson & Miller & Venard \\
Fackler & Mills & Wamstad \\
Francis & Moen & Weaver \\
Garber of & Adair & Morgan \\
Garber of & Floyd & Nervig \\
Gibson & O'Donnell & Wostervelt \\
Gilmore of Cedar & Olson & Year \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Orr & Young \\
& & Mr. Speaker \\
\end{tabular}

Nays, 1
Gilbertson
Absent or not voting, 14
\begin{tabular}{lll} 
Benz & Gunderson & Peters \\
Bradley & Long & Powers \\
Emery & Moorhead & Ramsey \\
Forsling & Narey & Weber \\
Gilbert & Parrott &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Vance of Madison 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 they have examined and find correctly enrolled House File No. 827, a bill for an act to amend section fifty-one hundred forty-three (5143) of the code (C. C. Sec. 8982), section twenty-two hundred fifteen-f eighteen (2215-f18), supplement to the code, 1913 (C. C. Sec. 316), and section twenty-two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred fourteen (314), acts of the Thirty-seventh General Assembly (C. C. Sec. 335) ; and to repeal and enact substitute for section twenty-two hundred fifteen-f twenty-three (2215-f23), supplement to the code, 1913 (C. C. Sec. 320), section twenty-two hundred fifteenf thirty-four (2215-f34), supplement to the code, 1913 (C. C. Sec. 331), section twenty-two hundred fifteen-f twenty-four (2215-f24), supplemental supplement to the code, 1915 (C. C. Sec. 321), section twentytwo hundred fifteen-f twenty-five (2215-f25), supplemental supplement to the code, 1915, as amended by section nine (9), of chapter three hundred fourteen (314), acts of the Thirty-seventh General Assembly and chapter three hundred sixty-two (32), acts of the Thirtyeighth General Assembly (C. C. Sec. 322), section twenty-two hundred fifteen-f twenty-six (2215-f26), supplement to the code, 1915 (C. C. Sec. 323 ) and section twenty-two hundred fifteen-f twenty-seven (2215f27), supplemental supplement to the code, 1915, (C. C. Sec. 324); all relating to the military force of the state.
- Also :

House File No. 680, a bill for an act to amend section nineteen hundred eighty-nine-a two (1989-a2), supplement to the code, 1913, as amended by section one (1) of chapter three hundred forty-four (344), acts of the Thirty-seventh (37th) General Assembly, section one (1) of chapter four hundred fifteen (415), acts of the Thirty-seventh (37th) General Assembly, and section one (1) of chapter one hundred fortyone (141), acts of the Thirty-eighth (38th) General Assembly (C. C. Sec. 4837); and to amend section nineteen hundred eighty-nine-a eighteen (1989-a18), supplement to the code, 1913 (C. C. Sec. 4858), relating to levees, ditches, drains and watercourses, and providing for passage of machines and other equipment of contractor across railroad right of way and other highways.

Also:
House File No. 763, a bill for an act to provide for the investment of funds by state banks and trust companies.

Also:
House File No. 807, a bill for an act to amend section eighteen hundred fifty ( 1850 ), supplement to the code, 1913, as amended by chapter three hundred sixty-four (364), acts of the Thirty-seventh General Assembly (C. C. Sec. 5776), and to provide for the investment of funds of savings banks.

Also:
House File No. 679 , a bill for an act supplementary to chapter two-a (2-a), title ten (X), relating to levees, ditches, drains and watercourses, providing for the removal of telephone, telegraph or other electric lines to permit the free passage and operation of drainage contractor's equipment without dismantling the same.

Also:
House File No. 767, a bill for an act making an appropriation to assist in defraying the expenses of the proposed national encampment of the Grand Army of the Republic to be held in Iowa.

\author{
W. H. Vance, Chairman House Committee \\ George S. Banta, Chairman Senate Committee
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 827.
House File No. 680.
House File No. 763.
House File No. 807.
House File No. 679.
House File No. 767.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison from the committee on enrolled bills, submitted the following renort:

Mr. Splaker-Your committee on enrolled bills respectfully report that they have on this 6 th day of April, 1921, sent to the governor for his approval, House File No. 827:

Also :
House File No. 680.
Also:
House File No. 763
Also :
House File No. 807
Also:
House File No. 679.
Also :
House File No. 767.
W. H. Vives, Chairman.

Report adopted.

\section*{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. 512, a bil for an act to amend section 1137 -a- 15 supplement to the code, 1913, (C. C. Sec. 508) prescribing the form of ballots to be used on voting machines.

\section*{SENATE AMENDMENTS}

Amend House File No. 512 by inserting between the words "machines" and "in so far" in line nine (9), of section one (1) the following:
"owned prior to April 1st, 1921 by any county or municipality in Iowa", and by striking out all of section two (2).

Also add to line ten (10) of H. F. 512 a semi-colon and the following "but nothing herein contained shall prohibit the use of voting machines equipped to comply with the fore-going provisions."
L. W. Ainswortir, Secretary.

\section*{Also :}

Mr. Speaker - I am directed to inform your honorable body that the Senate concurs in the House amendments to Senate File No. 774, authorizing the executive council to subpoena witnesses etc., in any investigation before it.
L. W. Ainsworth, Secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 709, a bill for an act to repeal section nineteen hundred eighty-nine-a seventy-four (1989-a74) supplemental supplement, 1915, (C. C. Sec. 4931) and to enact a substitute therefor, relating to the compensation of drainage district trustees.
L. W. Answorth, Secretary.

Also :
Mis. Sleaker-I 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. 455, a bill for an act to amend section thirty-three hundred twenty-four (3324), of the code, (C. C. Sec. 7848), and to provide for notice of applications to sell real estate of a decedent.
L. W. Answorth, 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. 499, a bill for an act to authorize collective production, processing and marketing by associations of producers.

\section*{SENATE AMENDMENTS}
1. Amend by striking out the words " or mechanical" in line 3 of section 1; and by inserting the word "or" in line 3 after the word "mining".
2. Amend by striking out sections 4, 5, and 6, and renumbering the remaining sections.
3. Amend the title by changing the semi-colon to a period after the word "damages" in line 12, and striking out all of the title thereafter.
L. W. Ainswortir, Secretary.

\section*{Also :}

Mr. Speatrin-I am directed to inform you: honorable body that the Senate has passed the following bill in whicil the concurrence of the Senate was asked:

House File No. 815, a bill for an act to amend section 1 of chapter 89 acts of the 37th G. A., relative to purchasing real estate and levying taxes for county or district fair purposes.
L. W. Ainsworth. Secretary.

Also :
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. 549, a bill for an act amending the law as it appears in section eleven hundred thirty-seven-a-one (1137-a1) supplement to the code, 1913, (C. C. 540) relating to election expenses and sworn statements concerning same.
L. W. Ainsworth, Secretary.

\begin{abstract}
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
\end{abstract}

House File No. 417, a bill for an act to repeal section seven hundred six-ty-nine (769) of the code (C. C. Sec. 3817) and to enact a substitute therefor, relating to regulation of railroads within cities and towns.
L. W. Ainswortif, Secretary.

Also:
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. 760, a bill for an act to amend section two (2), chapter four hundred five (405), laws of the Thirty-seventh General Assembly (C. C. 2094), relating to the selection of probation officers in juvenile courts.
L. W. Ainsworth, Secretary.

Also :
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. 563, a bill for an act to authorize the valuation of bonds and other securities held by life insurance companies, assessment life associations and fraternal beneficiary associations by the amortization method.
L. W. Ainsworth, Secretary.

Also :
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. 828, a bill for an act to legalize certain warrants issued by the auditor of state under the authority of House Joint Resolution No. 1.
L. W. Ainsworth, Secretary.

Also :

Mr. Speaker-I am directed to inform your honorable body that the President of the Senate appointed the following conference committee on Senate File No. 766, the salary budget bill:

Senators Anderson, Caldwell, Meredith, and Schaffter.
L. W. Ainsworth, Secretary.

Also :
Mr. Speakel--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. 387, a bill for an act to amend the law as it appears in section fifty hundred thirty-eight-a (5038-a) of the supplement to the code, 1913, (C. C. 8833) relating to boxing contests and sparring exhibitions and creating a state athletic commission.
L. W. Ainsworth, Secretary.

Also:
Mr. Speakei--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. 762 , a bill for an act to legalize the organization of the consolidated independent school district of Masonville, said district being situated partly in Buchanan county and partly in Delaware county.
L. W. Ainsworth, Secretary.

Also:
Mr. Sieakel-I am directed to inform your honorable body that the Senate has refused to reconsider the vote by which House File No. 692 relating to tax assessable for sewer funds, failed to pass the Senate.
L. W. Ainsworth, Secretary.
- Also :

Mr. Spearer-I am directed to inform your honorable body that the Senate has amended by striking out the enacting clause of the following bill in which the concurrence of the Senate was asked:

House File No. 560, a bill for an act to amend section twenty-one hundred fifty-seven-g ( \(2157-\mathrm{g}\) ) supplement to the code, 1913, as amended by chapter one hundred seventy-four (174), acts of the Thirty-eighth General Assembly (C. C. 5221), relating to persons entitled to trans. portation on common carriers.
L. W. Ainsworth, 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 Senate was asked:

House concurrent resolution asking that House File No. 726 be recalled from the governor for correction.

> L. W. Answorth, Secretary.

\section*{CONSIDERATION OF BILLS}

House File No. 867, a bill for an act to amend section twentyeight (28) of chapter two hundred thirty-seven (237) acts of the Thirty-eighth General Assembly, relative to bonds for the improvement of the primary road system, was taken up for consideration.

Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 61
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Gordon \\
Becker
\end{tabular} & \begin{tabular}{l} 
Ramsey \\
Rankin
\end{tabular} \\
Beeman & Hanna & Sampson \\
Blake & Harrison & Santee \\
Bradley & Hauge & Schirmer \\
Brady & Healy & Scott of Fremont \\
Buffington & Ingersoll & Shores \\
Clark & Justice & Slemmons \\
Colbert & Knickerbocker & Smith \\
Dodd & Lake & Sterling \\
Doolittle & Letts & Storey \\
Edgington & McGhee & Truax \\
Edson & Mayne & Van Camp \\
Elliott & Miller & Venard \\
Elson & Mills & Weaver \\
Francis & Morgan & Weber \\
Garber of Adair & Nervig & Westervelt \\
Garber of Floyd & O'Donnell & Yenter \\
Gilbert & Olson & Mr. Speaker \\
Gilmore of Cedar & Peterson & \\
Gilmore of Clay & Powers &
\end{tabular}

Nays, 28
\begin{tabular}{lll} 
Anderson & \begin{tabular}{l} 
Huff \\
Larson
\end{tabular} & \begin{tabular}{l} 
Scott of Appanoosc \\
Benz
\end{tabular} \\
Berry & Lpringer \\
Long & Stimson \\
Carter & McCulloch & Ulstad \\
Children & McDonald & Wamstad \\
Criswell & Moen & Wolfe \\
Fackler & Ontjes & Year \\
Gibson & Orr & Young \\
Gilbertson & Parrott & \\
Held & Schulte &
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Gunderson & \begin{tabular}{l} 
Parsons \\
Aldrich
\end{tabular} \\
Calhoun & Kime & Perkins \\
Donhowe & LeValley & Peters \\
Emery & Lockin & Rumley \\
Forsling & McClune & Vance \\
Graham & Moorhead & \\
& Narey &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Santee of Black Hawk moved to reconsider the vote by which House File No. 867 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{HOUSE RECONSIDERS VOTE}

Doolittle of Delaware moved that the House reconsider the vote by which the House concurred in the Senate amendments to House File No. 855.

On the question, "Shall the House reconsider the vote by which the House concurred in the Senate amendments to House File No. 855 ?'

Ayes, 72
\begin{tabular}{lll}
\begin{tabular}{ll} 
Anderson \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Gilbert \\
Gilmore of Cedar
\end{tabular} & \begin{tabular}{l} 
Moorhead \\
Morgan
\end{tabular} \\
Benz & Gilmore of Clay & Nervig \\
Berry & Graham & Olson \\
Blake & Grimwood & Ontjes \\
Bradley & Gunderson & Parrott \\
Brady & Hanna & Parsons \\
Buffington & Harrison & Peters \\
Calhoun & Hauge & Peterson \\
Children & Healy & Powers \\
Clark & Huff & Ramsey \\
Colbert & Ingersoll & Sampson \\
Criswell & Justice & Santee \\
Doolittle & Knickerbocker & Schirmer \\
Edgington & Lake & Schulte \\
Edson & Letts & Scott of Fremont \\
Elson & Lockin & Shores \\
Fackler & McDonald & Slemmons \\
Francis & McGhee & Smith \\
Garler of Floyd & Mayne & Springer \\
Gibson & Miller & Sterling
\end{tabular}

Storey
Truax
Ulstad

Van Camp
Venard
Wamstad

Weber
Wolfe
Yenter

Nays, 2
Orr
Year
Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Gordon & Perkins \\
Aldrich & Held & Rankin \\
Allyn & Kime & Rumley \\
Becker & Larson & Scott of Appanoose \\
Carter & LeValley & Stimson \\
Dodd & Long & Mance \\
Donhowe & Mclune & Weaver \\
Elliott & MCCulloch & Westervelt \\
Emery & Mill & Young \\
Forsling & Moen & Mr. Speaker \\
Garber of Adair & Marey & \\
Gilbertson & O'Donnell &
\end{tabular}

So the House reconsidered the vote by which the House concurred in the Senate amendment to House File No. 855.

Doolittle of Delaware offered the following amendment to the Senate amendments:

Amend the Senate amendments to House File No. 855 by committee on military by striking out all after the semi-colon in line two of said amendments and to amend the said Senate amerdments by adding the following: By inserting after the comma in line nine the following: "except in the position of school teachers,".

Amendment adopted.
Mr. Doolittle moved that the House concur in the Senate amendments, as amended.

On the question, "Shall the House concur?"

Ayes, 73
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Gilmore of Cedar \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Ontjes \\
Gilmore of Clay
\end{tabular} \\
Beeman & Gordon & Prr \\
Benz & Graham & Petsons \\
Berry & Grimwood & Peters \\
Blake & Gunderson & Powers \\
Bradley & Harrison & Sampson \\
Brady & Hauge & Santee \\
Buffington & Healy & Schirmer \\
Calhoun & Held & Slemmons \\
Carter & Huff & Smith \\
Children & Ingersoll & Springer \\
Clark & Justice & Sterling \\
Colbert & Knickerbocker & Storey \\
Criswell & Lake & Truax \\
Donhowe & Letts & Ulstad \\
Doolittle & Lockin & Van Camp \\
Edgington & Long & Venard \\
Edson & McDonald & Wamstad \\
Elliott & McGhee & Weber \\
Elson & Miller & Wolfe \\
Fackler & Moorhead & Young \\
Forsling & Morgan & Mr. Speaker \\
Francis & Nervig & \\
Gilbert & Olson &
\end{tabular}

Nays, 1
Parrott
Absent or not voting, 34

Aiken
Aldrich
Becker
Dodd
Emery
Garber of Adair
Garber of Floyd
Gibson
Gilbertson
Hanna
Kime
Larson

LeValley
McClune
McCulloch
Mayne
Mills
Moen
Narey
O'Donnell
Perkins
Ramsey
Rankin
Rumley

Ontjes
Orr
Parsons
Peters
Powrs
Sampson
Santee
Schirmer
Slemmons
Smith
Springer
Sterling
Storey
Truax
Van Camp
Venard
Wamstad
Weber
Wolfe
Young
Mr. Speaker

Schulte
Scott of Appanoose
Scott of Fremont
Shores
Stimson
Vance
Weaver
Westervelt
Year
Yenter

So the House concurred in the Senate amendments, as amended, to House File No. 855.

House File No. 367, a bill for an act to repeal the law as it appears in section twenty-eight hundred (2800), supplement to the code, 1913, (C. C. Sec. 2521), relating to rural independent district and school townships, with report of sifting committee recommending passage, was taken up for consideration.

The amendment filed by Springer of Louisa, found on page 1956 of the journal of April 5th, was considered and on motion of Mr. Springer, adopted.

Edson of Buena Vista offered the following amendment and moved its adopton:

Amend House File No. 367 by dividing the bill into sections as follows:

At the beginning of line 30 add "section 2 ".
At the beginning of line 47 add "section 3".
At the beginning of line 65 add "section 4".
At the beginning of line 69 add "section 5".
At the beginning of line 75 add "section 6".
Also by renumbering the lines in each section.
Amendment adopted.
Mr. Edson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 63
Aiken
Anderson
Becker
Benz
Blake
Brady
Buffington
Calhoun
Children
Clark
Colbert
Criswell
Dodd
Edgington
Edson
Elliott
Elson
Francis
Grirber of Floyd
Gilbert
Gilmore of Clay
Gordon
Grimwood
Hanna
Harrison
Hauge
Healy
Ingersoll
Justice
Kime
Knickerbocker
Lake
Lockin
Long
McGhee
Mayne
Miller
Mills
Morgan
Nervig
Olson
Ontjes

Peters
Peterson
Powers
Ramsey
Sampson
Santee
Schirmer
Schulte
Shores
Slemmons
Smith
Springer
Sterling
Stimson
Van Camp
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, 12
\begin{tabular}{lll} 
Aldrich & Huff & Scott of Appanoose \\
Berry & McDonald & Scott of Fremont \\
Gibson & Moen & Truax \\
Gilbertson & Parsons & Wamstad
\end{tabular}

Absent or not voting, 33
\begin{tabular}{lll} 
Allyn & Graham & Orr \\
Beeman & Gunderson & Parrott \\
Bradley & Held & Perkins \\
Carter & Larson & Rankin \\
Donhowe & Letts & Rumley \\
Doolittle & LeValley & Storey \\
Emery & McClune & Ulstad \\
Fackler & McCulloch & Vance \\
Forsling & Moorhead & Venard \\
Garber of Adair & Narey & Weaver \\
Gilmore of Cedar & O'Donnell & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 9, Senate File No. 556, a bill for an act to amend the law as it appears in section 1 of chapter four hundred nine (4009), acts of the Thirty-eighth General Assembly (C. C. Sec. 272), requiring that authority be secured from executive council before trips of investigation can be made by state officers, with report of committee recommending passage, was taken up for consideration.

Springer of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question,."Shall the bill pass?"
Ayes, 78
\begin{tabular}{lll} 
Aldrich & Criswell & Hanna \\
Allyn & Dodd & Harrison \\
Anderson & Donhowe & Healy \\
Becker & Doolittle & Held \\
Beeman & Edgington & Huff \\
Benz & Edson & Ingersoll \\
Berry & Elson & Justice \\
Bradley & Fackler & Kime \\
Brady & Garber of Adair & Knickerbocker \\
Buffington & Gibson & Lake \\
Calhoun & Gilbert & Larson \\
Carter & Gilmore of Cedar & Letts \\
Children & Gordon & Lockin \\
Colbert & Grimwood & Long
\end{tabular}

McDonald
McGhee
Mills
Moen
Moorhead
Morgan
Nervig
O'Donnell
Olson
Ontjes
Orr
Parsons

Peters
Peterson
Powers
Ramsey
Sampson
Santee
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Slemmons
Smith

Springer
Sterling
Storey
Truax
Ulstad Van Camp
Venard
Wamstad
Weber
Wolfe
Year
Young

Nays, 1
Blake
Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Gunderson & Rankin \\
Clark & Hauge & Rumley \\
Elliott & LeValley & Shores \\
Emery & McClune & Stimson \\
Forsling & McCulloch & Vance \\
Francis & Mayne & Weaver \\
Garber of Floyd & Miller & Westervelt \\
Gilbertson & Narey & Yenter \\
Gilmore of Clay & Parrott & Mr. Speaker \\
Graham & Perkins &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Calendar No. 19 , Senate File No. 524 , a bill for an act to require all public officers in the state of Iowa to take an inventory of the real and personal property under their care, custody, control, or management, and to keep the same on file in in their respective offices, and in the offices of the auditor of state, and county auditor, board of control and board of education, and for the dismissal from office of public officers who fail to file such inventories, with report of committee recommending passage, was taken up for consideration.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 66
\begin{tabular}{lll} 
Allyn & Hanna & Peterson \\
Anderson & Harrison & Ramsey \\
Becker & Healy & Sampson \\
Beeman & Held & Santee \\
Berry & Huff & Schirmer \\
Blake & Justice & Schulte \\
Brady & Kime & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Children & Lake & Smith \\
Colbert & Larson & Sterling \\
Donhowe & Letts & Storey \\
Edgington & Lockin & Truax \\
Fackler & Long & Ulstad \\
Doolitle & McGhee & Vance \\
Forsling & Mills. & Venard \\
Francis & Moen & Wamstad \\
Garber of Adair & Morgan & Weaver \\
Garber of Floyd & Nervig & Weber \\
Gibson & Olson & Wolfe \\
Gilbertson & Orr & Year \\
Gilimore of Clay & Parrott & Peters
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
Aldrich & Grimwood & Powers \\
Bradley & Moorhead & Rankin \\
Gilbert & O'Donnell &
\end{tabular}

Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Graham & Parsons \\
Benz & Gunderson & Perkins \\
Calhoun & Hauge & Rumley \\
Carter & ingersoll & Shores \\
Clark & LeValley & Slemmons \\
Criswell & McClune & Springer \\
Dodd & McCulloch & Stimson \\
Edson & McDonald & Van Camp \\
Elliott & Mayne & Westervelt \\
Flson & Miller & Young \\
Emery & Narey & \\
Gilmore of Cedar & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION FROM THE GOVERNOR
A communication was received from the governor announcing that he had, on April 4th, approved the following bills:

House File No. 630.
House File No. 626.

House File No. 324.
House File No. 510.
House File No. 513.
House File No. 502.
House File No. 389.
House File No. 537.
House File No. 609.
House File No. 277.
House File No. 278.
House File No. 536.
House File No. 483.
House File No. 494.
House File No. 421.
Also that he had on April 5th approved the following bill:
House File No. 391.

\section*{HOUSE FILES WITHDRAWN}

On request of Becker of Clayton, unanimous consent having been obtained, House File No. 458 was withdrawn from the calendar and from further consideration by the House.

On request of Morgan of Jasper, unanimous consent having been obtained, House File No. 444 was withdrawn from the calendar and from further consideration by the House.

\section*{AMENDMENTS FILED}

Hauge of Polk filed the following amendment:
Amend Senate File No. 448 by striking from said bill all of sections sixteen (16), seventeen (17) and eighteen (18), and substituting in lieu thereof the following:

Section 16. 'When application for instruction in the use of anti-hog cholera serum and virus shall be made to the animal health commission by ten or more persons who are residents of Iowa, the animal
health commission shall at once arrange with the lowa state college at Ames to hold a school of instruction.

Section 17. Immediately upon the completion of arrangements for the school of instruction, the animal health commission shall give the applicants notice of the time for the holding of this instruction.

The Iowa state college at Ames, on completion of the school of instruction, shall conduct an examination and shall immediately forward to the animal health commission the results thereof.

Section 18. The animal health commission shall issue permits to those who pass a satisfactory examination. These permits shall entitle the holders thereof to use anti-hog cholera serum and virus on their own swine, and on their own premises only.

Also further amend said bill by striking out all of sections twentytwo (22) and re-numbering sections twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26), twenty-seven (27), and twentyeight (28) as sections twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26) and twenty-seven (27).

On motion of Perkins of Sac the House adjourned until 7:30 p. m., this evening.

\section*{EVENING SESSION}

Pursuant to adjournment the House reconvened, Speaker protempore Larson in the chair.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILIS}

Vance of Madison 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 they have examined and find correctly enrolled Senate File No. 447 a bill for an act to authorize the completion of the paving by the state of Iowa of the public highway adjacent to the grounds of the state hospital for the insane at Cherokee Iqwa.

Also :
Senate File No. 530, a bill for an act to amend section twenty-one hundred sixteen (2116), supplement to the code, 1913, (C. C. Sec. 5019), relating to the duties of railroads to transport freight, and as to passenger service, and providing as to the length of lines of railroad to which applicable.

Also:
Senate File No. 591, a bill for an act to amend the law as it appears in section thirty (30), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, relating to reporting motor vehicle accidents.

Also:
Senate File No. 594, a bill for an act to amend chapter two eightyfour (284) of the acts of the 37th General Assembly relating to investigation of the valuation of the property of common carriers by interstate commerce commission, providing for the transfer of funds therein, and making them available for the office of the railroad commissioners.

Also :
Senate File No. 678, a bill for an act to amend section fifty-two hundred thirty-nine-e (5239-e) supplement to the code, 1913, (C. C. section 9284) relating to prosecutions on informations to be filed by the county attorney.

Also:
Senate File No. 777, a bill for an act to amend the law as it appears in chapters two hundred seventy-five (275), and three hundred seventy (370), acts of the Thirty-eighth General Assembly (C. C. Secs. 3045 to 3081 , inc.), relating to the licensing and regulation of motor vehicles.

\section*{Also:}

Senate File No. 778, a bill for an act to legalize certain acts of the board of control of state institutions granting two leases to the government of the United States on certain real estate situated near Knoxville, known as the State Hospital for Inebriates.

\author{
W. H. Vance. \\ Chairman House Committee \\ George S. Banta, \\ Chairman Senate Committee
}

Report adopted.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 785, a bill for an act to repeal section one hundred seventy-r ( \(170-\mathrm{r}\) ), supplemental supplement to the code of Iowa, 1915, (C. C. Sec. 276), and to enact a substitute therefor.

Read first and second time and referred to sifting committee.

Senate File No. 746, a bill for an act to amend section two thousand sixty (2060) of the Code, (C. C. 5079), relating to interlocking switches.

Read first and second time and referred to sifting committee.
Senate File No. 455, a bill for an act to amend section thirtythree hundred twenty-four (3324), of the Code, (C. C. Sec. 7848), and to provide for notice of applications to sell real estate of a decedent.

Read first and second time and referred to sifting committee.
Senate File No. 709, a bill for an act to repeal section nineteen hundred eighty-nine-a seventy-four (1989-a74), supplemental supplement, 1915, (C. C. Sec. 4934) and to enact a substitute therefor, relating to the compensation of drainage district trustees.

Read first and second time and referred to sifting committee.
Senate File No. 606, a bill for an act to amend section forty-nine hundred ninety-nine-a two (4999-a2), supplement to the code, 1913, (C. C. 860), relating to safety appliances and operation of dangerous máchinery by minors.

Read first and second time and referred to sifting committee.
Senate File No. 742, a bill for an act to amend chapter two hundred thirty-five (235), acts of the Thirty-eighth General Assembly, relating to the state phsycopathic hospital and the care, observation and treatment of persons afflicted with abnormal mental conditions, and creating a board of commissioners of insanity, and providing a method for filing, hearing and deciding applications for the commitment of such persons to the state hospitals for the insane.

Read first and second time and referred to sifting committee.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Parsons of Calhoun, unanimous consent having been given, House File No. 512, a bill for an act to amend section eleven hundred thirty-seven-a fifteen (1137-a15) supplement to the code, 1913, (C. C. Sec. 508), prescribing the form of ballots to be
used on voting machines, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 512 by inserting between the words "ma~ chines" and "in so far" in line nine (9), of section one (1) the following:
"owned prior to April 1, 1921, by any county or municipality in Iowa", and by striking out all of section two (2).

Add to line ten (10) of H. F. 512 a semi-colon and the following, "but nothing herein contained shall prohibit the use of voting machines equipped to comply with the fore-going provisions."

Mr. Parsons moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 66
\begin{tabular}{ll} 
Aldrich & Healy \\
Anderson & Held \\
Benz & Huff \\
Blake & Ingersoll \\
Bradley & Justice \\
Buffington & Knickerbocker \\
Calhoun & Letts \\
Carter & LeValley \\
Colbert & Lockin \\
Donhowe & Long \\
Doolittle & McCulloch \\
Edson & McDonald \\
Fackler & McGhee \\
Forsling & Miller \\
Garber of Adair & Moen \\
Gibson & Morgan \\
Gilbertson & Nervig \\
Gilmore of Clay & Ontjes \\
Gunderson & Olson \\
Graham & Orr \\
Hanna & Parrott \\
Harrison & Parsons
\end{tabular}

Peters
Peterson
Powers
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Year
Yenter
Mr. Speaker

Nays, 1
Mayne

Absent or not voting, 41
\begin{tabular}{lll} 
Aiken & Francis & O'Donnell \\
Allyn & Garber of Floyd & Perkins \\
Becker & Gilbert & Ramsey \\
Beeman & Gilmore of Cedar & Rankin \\
Berry & Gordon & Rumley \\
Brady & Grimwood & Sampson \\
Children & Hauge & Schulte \\
Clark & Kime & Springer \\
Criswell & Lake & Sterling \\
Dodd & Larson & Weber \\
Edgington & McClune & Westervelt \\
Elliott & Mills & Wolfe \\
Elson & Moorhead & Young \\
Emery & Narey &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 512.

On request of Brady of O'Brien, unanimous consent having been given, House File No. 499, a bill for an act to authorize collective production, processing and marketing by associations of producers, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}
1. Amend by striking out the words "or mechanical" in line 3 of section 1 ; and by inserting the word "or" in line 3 after the word 'mining".
2. Amend by striking out sections 4,5 , and 6 , and renumbering the remaining sections.
3. Amend the title by changing the semi-colon to a period after the word "damages" in line 12 , and striking out all of the title thereafter.

Mr. Brady moved that the House concur in the Senate amendments:

On the question, "Shall the House concur?"

Ayes, 61 •
\begin{tabular}{lll} 
Blake & Donhowe & Gunderson \\
Bradley & Edson & Hanna \\
Brady & Fackler & Harrison \\
Buffington & Garber of Floyd & Healy \\
Calhoun & Gibson & Held \\
Carter & Gilbertson & Huff \\
Children & Gilmore of Clay & Ingersoll \\
Colbert & Graham & Justice
\end{tabular}
\begin{tabular}{ll} 
Knickerbocker & Ontjes \\
Lake & Parrott \\
Letts & Parsons \\
LeValley & Peters \\
Lockin & Peterson \\
Long & Powers \\
McCulloch & Santee \\
McDonald & Schirmer \\
McGhee & Scott of Appanoose \\
Miller & Scott of Fremont \\
Morgan & Shores \\
Nervig & Slemmons \\
Olson & Smith
\end{tabular}

Springer
Stimson
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Year
Yenter
Mr. Speaker

Nays, None

Absent or not voting, 47
\begin{tabular}{lll} 
Aiken & Forsling & O'Donnell \\
Aldrich & Francis & Orr \\
Allyn & Garber of Adair & Perkins \\
Anderson & Gilbert & Ramsey \\
Becker & Gilmore of Cedar & Rankin \\
Beeman & Gordon & Rumley \\
Benz & Grimwood & Sampson \\
Rerry & Hauge & Schulte \\
Clark & Kime & Storey \\
Criswell & Larson & Sterling \\
Dodd & McClune & Weaver \\
Doolittle & Mayne & Weber \\
Edgington & Mills & Westervelt \\
Elliott & Moen & Wolfe \\
Elson & Moorhead & Young \\
Emery & Narey &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 499.

\section*{REPORT OF COMMITTEE ON DEPARTMENTAL AFFAIRS}

Gilmore of Clay, chairman of the committee on departmental affairs, submitted the following report:

Mr. Speaker-Your committee on departmental affairs beg leave to report that they have had under consideration the investigating of the insurance department of the state of Iowa, and beg leave to state that we have investigated each and every claim and called before us every witness who, we were informed, could give us evidence with regard to any complaints of irregularities.

We find that at least part of the complaints made against this department arose by reason of the fact that the commissioner of insurance did not have, under the law, sufficient authority to properly supervise insurance matters in general, a part of which faults, we believe, will
be eliminated by certain legislation, which is now before the 39 th General Assembly.

We further find that the commissioner of insurance is clothed, under part of the law, with a very wide discretion in certain matters and we have found no conduct on the part of the superintendent which amounts to an abuse of that discretion.

We, therefore, have come to the conclusion that the commissioner of insurance should be exonerated from any of the charges which have been preferred against him.

\author{
Chas. Gilmore, Chairman.
}

Report adopted.
Senate File No. 701, a bill for an act to amend section 4, chapter 172, laws of the Thirty-seventh General Assembly, relating to special assessments for oiling of streets, with report of sifting committee recommending passage, was taken up for consideration.

Calhoun of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 69
\begin{tabular}{lll} 
Aldrich & Harrison & Parrott \\
Anderson & Healy & Parsons \\
Blake & Held & Powers \\
Bradley & Huff & Peterson \\
Brady & Ingersoll & Peters \\
Buffington & Justice & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Lake & Schulte \\
Children & Larson & Scott of Fremont \\
Colbert & Letts & Shores \\
Donhowe & LeValley & Slemmons \\
Doolittle & Long & Smith \\
Elson & McCulloch & Stimson \\
Fackler & McDonald & Storey \\
Garber of Adair & McGhee & Truax \\
Garber of Floyd & Mayne & Ulstad \\
Gibson & Miller & Van Camp \\
Gilbert & Moen & Vance \\
Gilbertson & Morgan & Venard \\
Gilinore of Clay & Nervis & Wamstad \\
Graham & Olson & Year \\
Gunderson & Ontjes & Yenter \\
Hanna & Orr & Mr. Speaker
\end{tabular}

Nays, 1
Scott of Appanoose
Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & Forsling & Perkins \\
Allyn & Francis & Ramsey \\
Becker & Gilmore of Cedar & Rankin \\
Beeman & Gordon & Rumley \\
Benz & Grimwood & Sampson \\
Berry & Hauge & Springer \\
Clark & Kime & Sterling \\
Criswell & Lockin & Weaver \\
Dodd & McClune & Weber \\
Edgington & Mills & Westervelt \\
Edson & Moorhead & Wolfe \\
Elliott & Narey & Young \\
Emery & O'Donnell &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 787, a bill for an act appropriating the sum of one hundred twenty-five thousand ( \(\$ 125,000\) ) dollars in payment of certain insurance companies for tases heretofore paid by them under protest, with report of appropriations committee recommending amendment and passage, was taken up for consideration.

On motion of Donhowe of Story, the amendments proposed by the committee, found on page 1934 of the journal of April 5th, were adopted.

Mr. Donhowe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 75
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Dodd \\
Anderson
\end{tabular} & \begin{tabular}{l} 
Donhowe
\end{tabular} \\
Beeman & Doolittle & Gridon \\
Benz & Elson & Hanna \\
Blake & Fackler & Hanna \\
Bradley & Francis & Harrison \\
Brady & Garber of Adair & Held \\
Calhour & Garber of Floyd & Huff \\
Carter & Gibson . . & Justice \\
Childre & Gilbert & Knickerbocker \\
Clark & Gilmore of Cedar & Lake \\
Colbert & Gilmore of Clay & Larson
\end{tabular}
\begin{tabular}{lll} 
Letts & Ontjes & Springer \\
LeValley & Parrott & Stimson \\
Lockin & Parsons & Truax \\
Long & Peters & Ulstad \\
McClune & Peterson & Van Camp \\
McCulloch & Powers & Vance \\
McDonald & Santee & Venard \\
McGhee & Schirmer & Wamstad \\
Mayne & Schulte & Weaver \\
Moen & Scott of Fremont & Westervelt \\
Morgan & Shores & Year \\
Nervig & Slemmons & Yenter \\
Olson & Smith & Mr. Speaker
\end{tabular}

Nays, None

Absent or not voting, 33
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Gilbertson
\end{tabular} & Perkins \\
Allyn & Grimwood & Ramsey \\
Becker & Gunderson & Rankin \\
Berry & Hauge & Rumley \\
Buffington & Kime & Sampson \\
Criswell & Miller & Scott of Appanoose \\
Edgington & Mills & Sterling \\
Edson & Moorhead & Storey \\
Elliott & Narey & Weber \\
Emery & O'Donnell & Wolfe \\
Forsling & Orr & Young \\
& &
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 746, a bill for an act to amend section two thousand sixty (2060), of the code, (C. C. 5079), relating to interlocking switches, with report of sifting committee recommending passage, was taken up for consideration.

Speaker McFarlane in the chair.
Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Aldrich & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Beeman & Harrison & Powers \\
Benz & Huff & Santee \\
Blake & Ingersoll & Schirmer \\
Bradley & Justice & Schulte \\
Brady & Knickerbocker & Scott of Appanoose \\
Buffington & Lake & Scott of Fremont \\
Carter & Letts & Shores \\
Children & LeValley & Slemmons \\
Clark & Lockin & Smith \\
Colbert & Long & Springer \\
Dodd & McClune & Stimson \\
Donhowe & McCulloch & Storey \\
Doolittle & McDonald & Ulstad \\
Edgington & McGhee & Van Camp \\
Edson & Mayne & Vance \\
Elson & Miller & Venard \\
Francis & Morgan & Wamstad \\
Garber of Adair & Nervig & Veaver \\
Gibson & Olson & Westervelt \\
Gillertson & Ontjes & Year \\
Gilmore of Clay & Orr & Yenter \\
Gordon & Parrott & Mr. Speaker \\
Graham & Parsons &
\end{tabular}

Nays, 2
Moen Truax

Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Gilbert & O'Donnell \\
Allyn & Gilmore of Cedar & Perkins \\
Becker & Grimwood & Ramsey \\
Berry & Hauge & Rankin \\
Calhoun & Healy & Rumley \\
Criswell & Held & Sampson \\
Elliott & Kime & Sterling \\
Emery & Larson & Weber \\
Fackler & Mills & Wolfe \\
Forsling & Moorhead & Young \\
Garber of Floyd & Narey &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 788, a bill for an act authorizing the attorney general to provide a bureau of criminal investigation and to provide for methods of criminal information and investigation, with report of sifting committee recommending passage, was taken up for consideration.

Gilmore of Clay moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 84
\begin{tabular}{lll} 
Aiken & Gordon & Orr \\
Aldrich & Graham & Parrott \\
Anderson & Gunderson & Parsons \\
Beeman & Hanna & Peters \\
Benz & Harrison & Peterson \\
Blake & Healy & Powers \\
Bradley & Held & Santee \\
Brady & Huff & Schirmer \\
Buffington & Ingersoll & Schulte \\
Calhoun & Justice & Scott of Appanoose \\
Carter & Knickerbocker & Scott of Fremont \\
Children & Lake & Shores \\
Clark & Larson & Slemmons \\
Colbert & Letts & Smith \\
Dodd & LeValley & Springer \\
Donhowe & Lockin & Stimson \\
Edgingtan & Long & Storey \\
Edson & McClune & Truax \\
Elson & McCulloch & Ulstad \\
Fackler & McDonald & Van Camp \\
Francis & McGhee & Vance \\
Garber of Adair & Mayne & Venard \\
Garber of Floyd & Miller & Wamstad \\
Gibson & Moen & Weaver \\
Gilbert & Morgan & Westervelt \\
Gilbertson & Nervig & Year \\
Gilmore of Cedar & Olson & Mrnter \\
Gilmore of Clay & Ontjes &
\end{tabular}

Nays, None
Absent or not voting, 24

Allyn
Becker
Berry
Criswell
Doolittle
Elliott
Emery
Forsling

Grimwood Hauge Kime Moorhead Mills Narey O'Donnel Ferkins

Ramsey
Rankin
Rumley
Sampson
Sterling
Weber
Wolfe
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 463, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a-nine (2575-a9),
supplemental supplement to the code, 1915, (C. C. Sec. 2354), relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, lowa, with report of appropriations committee recommending passage was taken up for consideration.

Smith of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?'"
Ayes, 74
\begin{tabular}{lll} 
Aldrich & Gordon & Orr \\
Anderson & Graham & Parrott \\
Beeman & Gunderson & Parsons \\
Benz & Hanna & Peters \\
Blake & Harrison & Peterson \\
Bradley & Healy & Powers \\
Brady & Held & Schirmer \\
Buffington & Ingersoll & Schulte \\
Calhoun & Justice & Scott of Fremont \\
Carter & Knickerbocker & Slemmons \\
Children & Lake & Smith \\
Clark & Larson & Springer \\
Colbert & Letts & Stimson \\
Dodd & LeValley & Storey \\
Doolittle & Lockin & Truax \\
Edgington & Long & Van Camp \\
Edson & McClune & Vance \\
Fackler & McCulloch & Venard \\
Forsling & McDonald & Wamstad \\
Garber of Adair & McGhee & Weaver \\
Garber of Floyd & Mayne & Westervelt \\
Gibson & Morgan & Year \\
Gilbert & Nervig & Yenter \\
Gilmore of Clay & Olson & Mr. Speaker \\
Gilmore of Cedar & Ontjes & \\
Nays, 3 & & \\
& & \\
Gilbertson & & Miller
\end{tabular}

Absent or not voting, 31
\begin{tabular}{lll} 
Aiken & Hauge & Rumley \\
Allyn & Huff & Sampson \\
roker & Kime & Santee \\
Berry & Mills & Shores \\
Criswell & Moen & Sterling \\
Donhowe & Moorhead & Ulstad \\
Elliott & Narey & Weber \\
Elson & O'Donnell & Wolfe \\
Emery & Perkins & Young \\
Francis & Ramsey & \\
Grimwood & Rankin &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 794, a bill for an act to legalize an election held March 21, 1921, in the consolidated independent school district of Laurel, in the counties of Marshall and Jasper and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of \(\$ 40,000\).00 , and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election, and said bonds, and to authorize the issuance of \(\$ 40,000.00\) bonds of said consolidated independent schools district, with report of sifting committee recommending passage, was taken up for consideration.

Gilbert of Marshall moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Aiken & Hanna & Parrott \\
Aldrich & Harrison & Parsons \\
Anderson & Healy & Peters \\
Beeman & Huff & Peterson \\
Blake & Ingersoll & Powers \\
Bradley & Justice & Santee \\
Brady & Knickerbocker & Schirmer \\
Buffington & Lake & Schulte \\
Calhoun & Larson & Scott of Appanoose \\
Clark & Letts & Scott of Fremont \\
Colbert & LeValley & Shores \\
Dodd & Lockin & Slemmons \\
Doolittle & Long & Smith \\
Edgington & McClune & Springer \\
Edson & McCulloch & Stimson \\
Elson & McJonald & Storey \\
Fackler & McGhee & Truax \\
Forsling & Mayne & Van Camp \\
Francis & Miller & Venard \\
Garber of Adair & Morgan & Wamstad \\
Garber of Floyd & Moen & Weaver \\
Gilbert & Nervig & Westervelt \\
Gilmore of Clay & Olson & Year \\
Gordon & Ontjes & Yenter \\
Graham & Orr & Mr. Speaker \\
\end{tabular}

Nays, None
Absent or not voting, 33
\begin{tabular}{lll} 
Aifyn & Gilbertson & Perkins \\
Becker & Gilmore of Cedar & Ramsey \\
Benz & Grimwood & Rankin \\
Berry & Gunderson & Rumley \\
Carter & Hauge & Sampson \\
Children & Held & Sterling \\
Criswell & Kime & Ulstad \\
Donhowe & Mills & Vance \\
Elliott & Moorhead & Weber \\
Emery & Narey & Wolfe \\
Gibson & O'Donnell & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 725, a bill for an act to amend section 2579 of the code, relating to the practice of medicine, with report of sifting committee recommending passage, was taken up for consideration.

Lake of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{lll} 
Aldrich & Graham & Orr \\
Anderson & Hanna & Parrott \\
Beeman & Harrison & Parsons \\
Benz & Healy & Peters \\
Blake & Held & Peterson \\
Brady & Huff & Santee \\
Buffington & Ingersoll & Schirmer \\
Calhoun & Sustice & Schulte \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Lake & Scott of Fremont \\
Colbert & Larson & Shores \\
Dodd & Letts & Slemmons \\
Doolittle & LeValley & Smith \\
Edgington & Lockin & Springer \\
Elson & Long & Stimson \\
Fackler & Mcclune & Storey \\
Forsling & McCulloch & Truax \\
Francis & McDonald & Van Camp \\
Garber of Adair & McGhee & Vance \\
Garber of Floyd & Mayne & Venard \\
Gibson & Miller & Veaver \\
Gilbertson & Moen & Year \\
Gilmore of Cedar & Nervig & Gilmore of Clay \\
Glson & Olson & Mr. Speaker \\
Gordon & Ontjes &
\end{tabular}

Nays, None

Absent or not voting, 34
\begin{tabular}{|c|c|c|c|}
\hline Aiken & Grimwood & & Rankin \\
\hline Allyn & Gunderson & & Rumley \\
\hline Pecker & Hauge & & Sampson \\
\hline Lerry & nime & & Sterling \\
\hline uradley & vaills & & Ulstad \\
\hline Clark & .vioorhead & & Wamstad \\
\hline Criswell & wiorgan & & Weber \\
\hline Donhowe & Narey & & Westervelt \\
\hline Edson & O'Donnell & & Wolfe \\
\hline Elliott & rerkins & & Young \\
\hline Limery & Howers & & \\
\hline Gilbert & Ramsey & & \\
\hline
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 670, a bill for an act legalizing the formation, establishment and proceedings of the consolidated independent school district of Moneta, in the counties of Clay and O'Brien, state of Iowa, with report of sifting committee recommending passage, was taken up for consideration.

Brady of O'Brien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 75
\begin{tabular}{lll} 
Aiken & Gilbert & McClune \\
Anderson & Gilbertson & McCulloch \\
Beeman & Gilmore of Clay & McIDonald \\
Blake & Gordon & McGhee \\
Bradley & Graham & Mayne \\
Brady & Hanna & Miller \\
Buffington & Harrison & Meen \\
Calhoun & Healy & Morgan \\
Carter & Held & Nervig \\
Clark & Huff & Olson \\
Dodd & Ingersoll & Ontjes \\
Doolittle & Justice & Orr \\
Edgington & Knickerbocker & Parrott \\
Edson & Lake & Parsons \\
Tackler & Larson & Peters \\
Forsling & Francis & Letts \\
Garber of Adair & Lockin & Peterson \\
Garber of Floyd & Long & Powers \\
& & Santee \\
& & Schrimer
\end{tabular}

McCulloch
McDonald
McGhee
Mayne
iner
Morgan
Nervig
Olson
Ontjes
Orr
Parrott
Parsons
Peterson
Powers
Santee
Schrimer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
\begin{tabular}{lll} 
Springer \(\quad\). & Venard \\
Storey & \(\quad\) Wamstad \\
Truax & & Westervelt \\
Ulstad & & Year \\
Van Camp & & Yenter \\
Vance & & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 33
\begin{tabular}{lll} 
Aldrich & Emery & Perkins \\
Allyn & Gibson & Ramsey \\
Becker & Gilmore of Cedar & Sampson \\
Benz & Grimwood & Sterling \\
Berry & Gunderson & Stimson \\
Children & Hauge & Rankin \\
Colbert & Kime & Rumley \\
Criswell & Mills & Weaver \\
Donhowe & Moorhead & Weber \\
Elliott & Narey & Wolfe \\
Elson & O'Donnell & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 617, a bill for an act to prohibit the sale or disposal of shares of corporate stock in conjunction with policies of insurance, with report of sifting committee recommending passage, was taken up and considered.

On request of Larson of Montgomery, unanimous consent having been obtained, action on Senate File No. 617 was deferred.

Senate File No. 730, a bill for an act to repeal section 694-c49 supplemental supplement to the code, 1915, relating to shorthand reporters, and enacting a substitute therefor, with report of sifting committee recommending passage, was taken up for consideration.

\section*{POINT OF ORDER RAISED}

McGhee of Cerro Gordo raised the point of order that since a companion bill had failed to pass the House, the bill under consideration was out of order.

The Speaker ruled that inasmuch as a motion had been filed to reconsider the vote by which the House File failed to pass, Senate File No. 730 was still in order and the point of order raised was not well taken.

On request of Weaver of Polk, unanimous consent having been obtained, action on Senate File No. 730 was deferred.

Senate File No. 607, a bill for an act to prohibit taking of fuel in transit without permission of the railroad commission; to provide for a hearing therefor; to exempt the state and public utilities therefrom, and to provide an optional settlement therefor, and to provide a penalty for the violation therefor, with report of sifting committee recommending passage, was taken up for consideration.

Gibson of Clark moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{lll} 
Aiken & Graham & Parsons \\
Aldrich & Gunderson & Peters \\
Anderson & Hanna & Peterson \\
Beeman & Harrison & Powers \\
Blake & Healy & Santee \\
Bradley & Held & Schirmer \\
Brady & Huft & Schulte \\
Buffington & Ingersoll & Scott of Appanoose \\
Calhoun & Justice & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & Lake & Slemmons \\
Colbert & Letts & Smith \\
Dodd & LeValley & Springer \\
Donhowe & Lockin & Stimson \\
Edgington & Long & Storey \\
Edson & McClune & Ulstad \\
Fackler & McCulloch & Van Camp \\
Forsling & McGhee & Vance \\
Francis & Mayne & Venard \\
Garber of Adair & Miller & Weaver \\
Garber of & Floyd & Moen
\end{tabular}

Nays, 3
Gordon
Truax
Wamstad
Absent or not voting, 31
\begin{tabular}{lll} 
Allyn & Grimwood & Perkins \\
Becker & Hauge & Ramsey \\
Benz & Kime & Rankin \\
Berry & Larson & Rumley \\
Clark & McDonald & Sampson \\
Criswell & Mills & Sterling \\
Doolittle & Moorhead & Weber \\
Elliott & Morgan & Wolfe \\
Elson & Narey & Young \\
Emery & Nervig & \\
Gilmore of Cedar & O'Donnell &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RESOLUTION
Unanimous consent having been obtained to return to the order of resolutions, Edson of Buena Vista offered the following resolution:

Resolved by the House of the 39 th General Assembly:
That the speaker of the House is hereby authorized to call for the services of the chief clerk for such time preceding any special session as may in his judgment be required to put the voting machine in proper readiness for the use of the House and make any other plans that will expedite the organization of the clerical work of the House.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Edson moved its adoption.

Motion prevailed and the resolution was adopted.

\section*{HOUSE FILE WITHDRAWN}

On request of Yenter of Johnson, unanimous consent having been obtained, House File No. 826 was withdrawn from the committee on appropriations and from further consideration by the House.

On motion of Olson of Clinton the House adjourned until 8:30 a. mf., Thursday.

\section*{JOURNAL OF THE HOUSE}

Hall of the House of Representatives, Des Moines, April 7, 1921.

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. Paul H. Andreen, pastor of the Bethany Lutheran church, Des Moines.

Journal of April 6th corrected and approved.

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that as Speaker of the House, he had signed in the presence of the House, the following bills :

Senate File No. 447.
Senate File No. 530.
Senate File No. 591.
Senate File No. 594.
Senate File No. 678.
Senate File No. 777.
Senate File No. 778.

\section*{CONSIDERATION OF BILLS}

Senate File No. 779, a bill for an act to make appropriations for the payment of state and other expenses, with report of appropriations committee recommending passage, was taken up for consideration.

Harrison of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Anderson & \begin{tabular}{l} 
Graham \\
Becker
\end{tabular} & Grimwood \\
Beeman & Gunderson & Parrott \\
Benz & Hanna & Parsons \\
Berry & Parkins \\
Bradley & Hauge & Peters \\
Brady & Peterson \\
Buffington & Healy & Rankin \\
Calhoun & Held & Rumley \\
Children & Huff & Sampson \\
Colbert & Ingersoll & Santee \\
Criswell & Knickerbocker & Schirmer \\
Donhowe & Lake & Schulte \\
Doolittle & Larson & Scott of Fremont \\
Edson & LeValley & Shores \\
Elson & Long & Slemmons \\
Fackler & McCulloch & Smith \\
Francis & McDonald & Springer \\
Garber of Floyd & McGhee & Sterling \\
Gibson & Miller & Ulstad \\
Gilbertson & Morgan & Van Camp \\
Gilmore of Cedar & Narey & Nevig \\
Gilmore of Clay & Olson & Wenard \\
Gordon & Orr & Weaver \\
& & Weber \\
& & Wolfe
\end{tabular}

Nays, 4
Aldrich Westervelt
Moen

Scott of Appanoose

Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Gilbert & Powers \\
Allyn & Justice & Ramsey \\
Rlake & Kime & Stimson \\
Carter & Letts & Storey \\
Clark & Lockin & Truax \\
Modd & McClune & Vance \\
Edgington & Mayne & Year \\
Elliott & Mills & Yenter \\
Emery & Moorhead & Young \\
Forsling & O'Donnell & Mr. Speikes \\
Garber of Adair & Ontjes &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 786, a bill for an act to provide for an appropriation of \(\$ 50,000.00\) annually during the next biennial, improving school conditions in coal mining camps, with report of appropriations committee recommending passage, was taken up for consideration.

Peters of Dallas moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 85
\begin{tabular}{lll} 
Aiken & Gunderson & Peters \\
Aldrich & Hanna & Peterson \\
Anderson & Harrison & Rankin \\
Becker & Hauge & Sampson \\
Beeman & Healy & Santee \\
Benz & Held & Schirmer \\
Berry & Huff & Schulte \\
Bradley & Ingersoll & Scott of Appanoose \\
Brady & Justice & Scott of Fremont \\
Buffington & Kime & Shores \\
Calhoun & Knickerbocker & Slemmons \\
Carter & Lake & Smith \\
Clark & Larson & Springer \\
Colbert & LeValley & Stimson \\
Criswell & Long & Storey \\
Donhowe & Mcclune & Truax \\
Doolittle & McCulloch & Ulstad \\
Edson & McDonald & Van Camp \\
Elson & McGhee & Vance \\
Francis & Miller & Venard \\
Garber of Adair & Moorhead & Wamstad \\
Garber of & Floyd & Morgan \\
Gibson & Narey & Weaver \\
Gilbert & Nervig & Weber \\
Gilbertson & O'Donnell & Westervelt \\
Gilmore of & Cedar & Orr \\
Gilmore of & Clay & Parrott \\
Graham & Parsons & Moung \\
Grimwood & Perkins & \\
\end{tabular}

Nays, None
Absent or not voting, 23
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Forsling \\
Blake
\end{tabular} & \begin{tabular}{l} 
Ontjes \\
Gordon
\end{tabular} \\
Children & Letts & Powers \\
Dodd & Lookin & Ramsey \\
Edgington & Mayne & Rumpley \\
Elliott & Mills & Sterling \\
Emery & Moen & Wolfe \\
Fackler & Olson &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 567, a bill for an act to repeal section thirteen hundred sixty-three (1363), supplement to the code, 1913 (C. C. 1629), sixteen hundred seventy-seven (1677), sixteen hundred seventy-eight (1678), sixteen hundred eighty (1680) of the code, 1897 , (C. C. 1649, 1650, 1652), section sixteen hundred seventy-
nine (1679), supplement to the code, 1913, and section sixteen hundred eighty-one (1681), supplement to the code, 1913, as amended by chapter three hundred sixty-three (363), laws of the Thirty-eighth General Assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and livestock statistics and meteorological data, and making an appropriation therefor, with report of appropriations committee recommending passage, was taken up for consideration.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend Senate File No. 567 by striking from section four (4) all of line six (6) following the period; also lines seven (7) and eight (8).

Amendment adopted.
Carter of Hardin moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 75
\begin{tabular}{lll} 
Allyn & Hanna & Peters \\
Anderson & Harrison & Rankin \\
Becker & Hauge & Rumley \\
Beman & Healy & Sampson \\
Benz & Held & Santee \\
Bradley & Huff & Schirmer \\
Brady & Ingersoll & Schulte \\
Buffington & Justice & Scott of Fremont \\
Calhoun & Kime & Shores \\
Carter & Knickerbocker & Smith \\
Children & Lake & Springer \\
Colbert & Larsom & Sterlitg \\
Criswell & LeValley & Stimson \\
Donhowe & McClune & Storey \\
Doolittle & McCulloch & Truax \\
Edson & McDonald & Ulstad \\
Elliott & McGhee & Van Camp \\
Elson & Moen & Vance \\
Fackler & Moorhead & Venard \\
Francis & Morgan & Wamstad \\
Garber of Adair & Narey & Weaver \\
Garber of & Floyd & Nervig \\
Gilbert & O'Donnell & Weber \\
Gordon & Parrott & Westervelt \\
Grimwood & Perkins & Young \\
& & Mr. Speaker \\
& &
\end{tabular}

Nays, 12
\begin{tabular}{lll} 
Aiken & Long & Peterson \\
Berry & Miller & Scott of Appanoose \\
Gilbertson & Orr & Slemmons \\
Gunderson & Parsons & Year
\end{tabular}

Absent or not voting, 21
\begin{tabular}{lll} 
Aldrich & Gibson & Mills \\
Blake & Gilmore of Cedar & Olson \\
Clark & Gilmore of Clay & Ontjes \\
Dodd & Graham & Powers \\
Edgington & Letts & Ramsey \\
Emery & Lockin & Wolfe \\
Forsling & Mayne & Yenter
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 317, a bill for an act appropriating \(\$ 150.00\) to indemnify Chris Conrad, Jr., for injuries received when run down by a large state truck, while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920, with report of appropriations committee recommending passage, was taken up for consideration.

Grimwood of Jones moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 77
\begin{tabular}{lll} 
Aiken & Garber of Adair & Larson \\
Allyn & Garber of & Floyd \\
Anderson & Gibson & LeValley \\
Becker & Gilbert & Long \\
Beeman & Gilbertson & McCulloch \\
Benz & Gordon & McGhee \\
Berry & Graham & Miller \\
Bradley & Grimwood & Moen \\
Brady & Hanna & Moorhead \\
Calhoun & Harrison & Narey \\
Carter & Hauge & Nervig \\
Children & Healy & O'Donnell \\
Clark & Held & Olson \\
Colbert & Huff & Parrott \\
Criswell & Ingersoll & Parsons \\
Doolittle & Justice & Peters \\
Elliott & Kime & Peterson \\
Elson & Knickerbocker & Ramsey \\
Francis & Lake & Rumley \\
& & Sampson
\end{tabular}
\begin{tabular}{ll} 
Santee & \begin{tabular}{l} 
Smith \\
Schirmer
\end{tabular} \\
Schulte & Sterling \\
Scott of Appanoose & Trimson \\
Scott of Fremont & Ulstad \\
Shores & Van Camp \\
Slemmons & Vance
\end{tabular}

Venard
Wamstad
Weber
Westervelt
Year
Mr. Speaker

Nays, None
Absent or not voting, 31
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Perkins \\
Blake & Gunderson & Powers \\
Buffington & Letts & Rankin \\
Dodd & Lockin & Springer \\
Donhowe & McClune & Storey \\
Edgington & McDonald & Weaver \\
Edson & Mayne & Wolfe \\
Emery & Mills & Yenter \\
Fackler & Morgan & Young \\
Forsling & & \\
Gilmore of Cedar & Ontjes & \\
& Orr &
\end{tabular}

The bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

\section*{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 concurs in the House amendments to Senate File No. 488, a bill for an act to repeal section eleven (11) chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly (C. C. Sec. 1742), relating to the quarantine of animals affected with tuberculosis, and enact a substitute therefor.
L. W. Atwsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate insists on its amendments to House File No. 307, a bill for an act making provision for a convention to revise and amend the constitution, and that the President has appointed as conference committee on said bill, on the part of the Senate Senators Wichman, Newberry, Cessna and Parker.

\section*{L. W. Ainsworth, Secretary.}

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 423,
a bill for an act to legalize the proceedings of the Board of Supervisors of Buchanan County, Iowa.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

Mr. Spfaker-I am directed to inform your honorable body that the Senate concurs in House amendments to Senate File No. 383, a bill for an act relating to insurance.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 791, a bill for an act to repeal section sixty-two (62) of the code, (C. C. 93) and to enact a substitute therefor providing that the governor may offer rewards for the arrest and delivery of persons committing a certain class of crimes.
L. W. Ainsworth, secretary.

\section*{Also:}

Mr. SPEAKER-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 790, a bill for an act to repeal chapter three hundred sixty-six (366), acts of the Thirty-eighth (38), General Assembly (C. C. Secs. 1986-1989 inclusive), and to enact a substitute therefor, relating to the commitment, detention, care and treatment of persons addicted to the excessive use of drugs, or intoxicating liquors.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 531, relating to lights on motor vehicles.

> L. W. Ainsworth, Secretary.

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 464, relating to school corporations.

> L. W. Ainsworth, Secretary.

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the

Senate has concurred in House amendments to Senate File No. 781, relating to a state board of printing.

\author{
L. W. Ainswortir, Secretary.
}

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return of House File No. 726, a bill for an act relating to levees, ditches, drains and water courses.
L. W. Ainsworth, Secretary.

Also :
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. 854, a bill for an act to legalize an election held for the purpose of voting on the proposition "shall the proposed consolidated independent school district of De Soto be established?", held October 26, 1920, in said district located in Dallas and Madison counties, Iowa.

\section*{L. W. Ainsworth, Secretary.}

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

House File No. 761, a bill for an act to legalize an election held in the consolidated school district of Dana formed in the counties of Greene and Boone in the state of Iowa, such election being held for the purpose of establishing a consolidated independent school district.

\section*{L. W. Ainsworth, Secretary.}

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 633, a bill for an act to repeal chapter three hundred forty-two (342) acts of the Thirty-eighth (38th) General Assembly and to repeal section twenty-eight hundred sixteen (2816) supplement to the code, 1913, relating to the reversion of school sites.

\section*{L. W. Ainsworth, Secretary.}

Also:
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. 441, a bill for an act to repeal sections 155̀ (C. C. Sec. 2998), 1551 (C. C. Sec. 2999), supplement to the code, 1913, and section 1552 , (C. C. Sec. 3000 ), code of 1897 , as amended by chapter 335 , acts of the 37th General Assembly, relating to road poll tax.

\section*{L. W. Ainsworth, Secretary.}

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 640, a bill for an act amending section seventeen hundred eighty-three-b (1783-b) supplemental supplement to the code 1915 (C. C. 5493), by adding a proviso thereto, relating to life insurance.

\section*{L. W. Ainswortir, Secretary.}

Also :
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. 446, a bill for an act to compensate 2nd Lt. Ralph G. Smoley for services rendered and money advanced pursuant to the call into active service of the Iowa National Guards, by the Governor of Iowa on June 19, 1916.

\author{
L. W. Ainsworth, Secretary.
}

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 434, a bill for an act to amend section twelve hundred fifty-nine of the code and section twenty-two hundred fifteen-f42, supplemental supplement to the code 1915, relating to the auditing of accounts and expenditures made for the state.
L. W. Ainsworth, Secretary.

\section*{APPOINTMENT OF CONFERENCE COMMITTEE}

As a conference committee for House File No. 307, the Speaker appointed the following members on the part of the House:

Clark of Linn.
Doolittle of Delaware.
Garber of Floyd.
Colbert of Union.

\section*{CONSIDERATION OF BILLS}

Senate File No. 776, a bill for an act to make an emergency appropriation to pay the expenses of oil inspection, with report of committee recommending passage, was taken up for consideration.

Harrison of Pottawattamie moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 63
\begin{tabular}{lll}
\begin{tabular}{ll} 
Allyn \\
Anderson & Gilbertson \\
Becker & Gilmore of Clay
\end{tabular} & \begin{tabular}{l} 
O'Donnell \\
Parsons
\end{tabular} \\
Beeman & Gordon & Peters \\
Benz & Grimwood & Peterson \\
Berry & Hanna & Ramsey \\
Brady & Harrison & Sampson \\
Buffington & Hauge & Santee \\
Carter & Healy & Schirmer \\
Children & Ingersoll & Schulte \\
Clark & Justice & Scott of Fremont \\
Colbert & Knickerbocker & Slemmons \\
Donhowe & Lake & Sterling \\
Doolittle & Larson & Stimson \\
Elliott & LeValley & Storey \\
Elson & Long & Truax \\
Fackler & McClune & Vance \\
Francis & McGhee & Venard \\
Garber of Adair & Miller. & Moorhead \\
Garber of Floyd & Narey & Weaver \\
Gibson & Nervig & Yober \\
& & Mr. Speaker \\
\end{tabular}

Nays, 9
\begin{tabular}{lll} 
Calhoun & Olson & Scott of Appanoose \\
Kime & Orr & Shores \\
McCulloch & Parrott & i. amstad
\end{tabular}

Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Graham & Perkins \\
Aldrich & Gunderson & Powers \\
Blake & Held & Rankin \\
Fradley & Huff & Rumley \\
Criswell & Ietts & Smith \\
Dodd & Lockin & Springer \\
Rdoington & McDonald & Ulstad \\
Fdson & Mayne & Van Camp \\
Fmery & Mills & Westervelt \\
Forsling & Moen & W/fe \\
Cilbert & Morgan & Year \\
Gilmore of Cedar & Ontjes & Yenter
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 558, a bill for an act to make an additional appropriation for completing the construction of the State Psychopathic Hospital and for equipment, with report of appropriations committee recommending passage, was taken up for \({ }^{*}\) consideration.

Yenter of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 59
\begin{tabular}{lll} 
Allyn & Gordon & Parsons \\
Anderson & Grimwood & Perkins \\
Becker & Hanna & Peters \\
Beeman & Harrison & Peterson \\
Rradley & Hauge & Ramsey \\
Erady & Healy & Rankin \\
Ruffington & Ingersoll & Sampson \\
Calhoun & Kime & Santee \\
Carter & Knickerbocker & Schulte \\
Clark & Larson & Smith \\
Colbert & LeValley & Sterling \\
Donhowe & Long & Storey \\
Doolittle & McCulloch & Van Camp \\
Fdson & McGhee & Vance \\
Flliott & & Miller \\
Francis & Moorhead & Venard \\
Garber of & Adair & Morgan \\
Gibson & Narey & Weaver \\
Gilbert & O'Donnell & Yenter \\
Gilmore of Clay & Olson & Mr. Speaker \\
& &
\end{tabular}

Nays, 29
Aiken
Aldrich
Benz
Berry
Children
Fackler
Garber of Floyd
Gilbertson
Graham
Gunderson
Held
Huff
Justice
Lake
McClune
McDonald
Moen
Orr
Parrott
Scott of Appanoose

Scott of Fremont
Shores
Slemmons
Stimson
Truax
Ulstad
Wamstad
Year
Young

Absent or not voting, 20
\begin{tabular}{llll} 
Blake & Gilmore of Cedar & Powers \\
Criswell & Letts & & Rumley \\
Iodd & Lockin & & Schirmer \\
Edgington & Mayne & & Springer \\
Flson & Mills & & Westervelt \\
Emery & Nervig & & Wolfe \\
Forsling & Ontjes &. &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate Joint Resolution No. 9, joint resolution providing for the appointment of a joint committee of the House and Senate for the purpose of considering the revision of assessment and tax laws and report thereon to the General Assembly, and making appropriation to defray the expense thereof, with report of appropriations committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found on page 1936 of the journal of April 5th, were rejected.

Weaver of Polk moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass"
Ayes, 70
\begin{tabular}{|c|c|c|}
\hline Aldrich & Hanna & Rumley \\
\hline Allyn & Hauge & Sampson \\
\hline \(\wedge\) nderson & Healy & Santee \\
\hline Becker & Huff & Schulte \\
\hline Reeman & Ingersoll & Scott of Fremont \\
\hline Bradley & Justice & Shores \\
\hline Brady & Kime & Slemmons \\
\hline Buffington & Knickerbocker & Smith \\
\hline Calhoun & I, ake & Springer \\
\hline Carter & 1.eValley & Stimson \\
\hline Clark & Lons & Storey \\
\hline Colbert & McCulloch & Truax \\
\hline Donhowe & MrChee & Ulstad \\
\hline Donlittle & Miller & Van Camp \\
\hline Elliott & Moen & Vance \\
\hline Fackler & Moorhead & Venard \\
\hline Francis & Morgan & Wamstad \\
\hline Garber of Adair & Narey & Weaver \\
\hline Garber of Floyd & Parrott & Weber \\
\hline Gibson & Parsons & Westervelt \\
\hline Silbert & Peters & Yenter \\
\hline Gilmore of Clay & Peterson & Mr. Speaker \\
\hline Gordon & Ramsey & \\
\hline Grimwood & Rankin & \\
\hline
\end{tabular}

Nays, 6

Aiken
Berry

Children Held

Olson
Scott of Appanoose

Absent or not voting, 32
\begin{tabular}{lll} 
Benz & Graham & O'Donnell \\
Blake & Gunderson & Ontjes \\
Criswell & Harrison & Orr \\
Nodd & Larson & Perkins \\
Edgington & Letts & Powers \\
Edson & Lockin & Schrimer \\
Elson & McClune & Sterling \\
Emery & McDonald & Wole \\
Forsling & Mayne & Year \\
Gilbertson & Mills & Young \\
Gilmore of Cedar & Nervig &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 782, a bill for an act to amend section two thousand five hundred seventy-five-a thirty (2575-a30) of the supplement to the code, 1913, (C. C. 1331), relating to the fees received from the issuance of licenses to nurses, with report of appropriations committee recommending passage, was taken up for consideration.

Harrison of Pottawattamie moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 72
\begin{tabular}{lll} 
Allyn & Gilbertson & McCulloch \\
Anderson & Gilmore of Clay & McGhee \\
Becker & Gordon & Miller \\
Beeman & Grimwood & Moen \\
Brady & Gunderson & Moorhead \\
Buffington & Hanna & Morgan \\
Carter & Harrison & Nervig \\
Children & Hauge & Parrott \\
Colbert & Healy & Parsons \\
Donhowe & Huff & Peters \\
Doolittle & lngersoll & Peterson \\
Flliott & Justice & Ramsey \\
Fackler & Knickerbocker & Rankin \\
Francis & Lake & Rumley \\
Garber of Adair & TeValley & Samnson \\
Garber of Floyd & Long & Mantee \\
Gibson & & McClune
\end{tabular}
\begin{tabular}{lll} 
Scott of Appanoose & Stimson & Wamstad \\
Scott of Fremont & Storey & Weaver \\
Shores & Truax & Weber \\
Slemmons & Ulstad & Westervelt \\
Smith & Van Camp & Year \\
Springer & Vance & Yenter \\
Sterling & Venard & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Elson & Mayne \\
Aldrich & Emery & Mills \\
Benz & Forsling & Narey \\
Berry & Gilbert & O'Donnell \\
Blake & Gilmore of Cedar & Olson \\
Bradley & Graham & Ontjes \\
Calhoun & Held & Orr \\
Clark & Kime & Perkins \\
Criswell & Larson & Powers \\
Dodd & Letts & Schirmer \\
Edgington & Lockin & Wolfe \\
Edson & McDonald & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 393, a bill for an act to repeal section two thousand seven hundred eighty-one (2781) of the code, as amended by chapter two hundred twenty-three (223), acts Thirty-seventh (37th) General Assembly (C. C. Sec. 2562), and to enact a substitute therefor, relating to financial statements by school boards, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Stimson of Page the amendments proposed by the committee, found on page 1601 of the journal of March 29th, were adopted.

Mr. Stimson moved that the bill be read a third time now, and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66

Allyn
Becker
Beeman
Benz

Blake
Buffington Calhoun Carter

Clark
Colbert Edgington Elliott
\begin{tabular}{lll} 
Elson & Long & Ramsey \\
Fackler & McClune & Rankin \\
Forsling & McCulloch & Rumley \\
Francis & McDonald & Sampson \\
Garber of Adair & McGhee & Santee \\
Gibson & Mayme & Schirmer \\
Gilbert & Mills & Scott of Fremont \\
Gilmore of Clay & Moen & Shores \\
Gordon & Moorhead & Slemmons \\
Graham & Morgan & Springer \\
Harrison & Narey & Stimson \\
Kime & Nervig & Storey \\
Knickerbocker & O'Donnell & Truax \\
Lake & Olson & Vance \\
Larson & Orr & Weber \\
Letts & Parrott & Westervelt \\
LeValley & Parsons & Powers
\end{tabular}

Nays, 26
\begin{tabular}{lll} 
Aiken & Grimwood & Schulte \\
Anderson & Gunderson & Scott of Appanoose \\
Berry & Hanna & Sterling \\
Bradley & Healy & Van Camp \\
Brady & Held & Venard \\
Criswell & Huff & Wamstad \\
Donhowe & lngersoll & Weaver \\
Garber of Floyd & Justice & Year \\
Gilbertson & Peters &
\end{tabular}

Absent or not voting, 16
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Smith \\
Children & Hauge & Ulstad \\
Dodd & Miller & Wolfe \\
Doolittle & Ontjes & Yenter \\
Edson & Perkins & \\
Emery & Peterson &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MESSAGES FROM THE SENATE}

The following messages were received from the Senate:
Mr. President-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. 361, a bill for an act authorizing cities and towns, including cities under special charter, to license and regulate milk dealers and to establish standards for milk and cream and provide for the inspection of the same.
L. W. Atnsworth, secretary.

Also :
Mr. President-I am directed to inform your honorable body that the Senate has refused to concur in the House amendments to Senate File No. 330 , a bill for an act relating to the committee on retrenchment and reform.
L. W.. Ainsworth, Secretary.

HOUSE INSISTS ON AMENDMENTS TO SENATE FILE NO. 330
Weaver of Polk moved that the House insist on its amendments to Senate File No. 330.

Motion prevailed

\section*{APPOINTMENT OF CONFERENCE COMMITTEE}

As a conference committee for Senate File No. 330, the Speaker appointed the following members on the part of the House:

Calhoun of Van Buren.
Le Valley of Franklin.
Moorhead of Scott.
Allyn of Ringgold.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Knickerbocker of Linn, unanimous consent having been given, House File No. 361, a bill for an act authorizing cities and towns, including cities under special charter, to license and regulate milk dealers and to establish standards for milk and cream and provide for the inspection of the same, with Senate amerfdments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File 361 as amended by inserting as sub-division (3) following the period after the word "use" in the last line of sub-division (2) of section 1, the following: "To compel the tuberculin test by an accredited veterinarian for dairy cattle supplying milk for human consumption." and by renumbering sub-division (3) as sub-division (4).

Mr. Knickerbocker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 75
\begin{tabular}{lll} 
Allyn & Gordon & Peterson \\
Becker & Graham & Rankin \\
Beeman & Grimwood & Rumley \\
Benz & Harrison & Sampson \\
Buffington & Healy & Santee \\
Calhoun & Held & Schrimer \\
Carter & Ingersoll & Schlte \\
Children & Justice & Scott of Fremont \\
Clark & Kime & Shores \\
Colbert & Knickerbocker & Smith \\
Criswell & Lake & Springer \\
Dodd & Larson & Sterling \\
Donhowe & LeValley & Stimson \\
Doolittle & McClune & Truax \\
Edson & McGhee & Van Camp \\
Elliott & Miller & Venard \\
Elson & Morhead & Wamstad \\
Forsling & Mrancis & Maver \\
Garber of Adair & Narey & Nervig \\
Garber of & Floyd & Olson \\
Gibson & Ontjes & Wester \\
Gilbert & Parrott & Wolfe \\
Gilmore of & Cedar & Parsons \\
Gilmore of & Clay & Peters \\
& & Yenter \\
\end{tabular}

Nays, 15
\begin{tabular}{lll} 
Aldrich & Hanna & Moen \\
Anderson & Huff & O'Donnell \\
Berry & Long & Orr \\
Fackler & McCulloch & Ramsey \\
Gunderson & McDonald & Vance
\end{tabular}

Absent or not voting, 19
\begin{tabular}{lll} 
Aiken & Hauge & Powers \\
Blake & Letts & Scott of Appanoose \\
Bradley & Lockin & Slemmons \\
Brady & Mayne & Storey \\
Edgington & Mills & Ulstad \\
Emery & Perkins &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 361.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Clark of Linn moved to reconsider the vote by which the House concurred in the Senate amendments to House File No. 361 , and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 791, a bill for an act to repeal section sixtytwo (62) of the code, (C. C. 93), and to enact a substitute therefor, providing that the governor may offer rewards for the arrest and delivery of persons committing a certain class of crimes.

Read first and second time and referred to sifting committee.
Senate File No. 790, a bill for an act to repeal chapter three hundred sixty-six (366), acts of the Thirty-eighth (38th) General Assembly (C. C. Secs. 1986-1989, inclusive), substitute therefor, relating to the commitment, detention, care and treatment of persons addicted to the excessive use of drugs or intoxicating liquors.

Read first and second time and referred to committee on appropriations.

\section*{CONSIDERATION OF BILLS}

Calendar No. 20, House File No. 457, a bill for an act to repeal sections one (1) to five (5) inclusive, of chapter three hundred seventy-nine (379), acts of the Thirty-eighth (38th) General Assembly, (compiled code of 1773 to 1783 inclusive), and to enact substitutes therefor regulating and licensing the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum and other biological products for use upon domestic animals and providing penalties for violation of the provisions of this act, with report of committee rqcommending substitute amendment and passage, was taken up for consideration.

On request of Garber of Floyd, unanimous consent having been obtained, Senate File No. 448 was substituted for House File No. 457.

Senate File No. 448, a bill for an act to repeal sections one (1) to five (5) inclusive of chapter three hundred seventy-nine (379), acts of the Thirty-eighth (38th) General Assembly, (compiled code 1778 to 1783 inclusive), and to enact substitutes therefor regulating and licensing the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum and other biological products for use upon domestic animals and providing penalties for vio-
lation of the provisions of this act, with report of committee recommending passage, was taken up for consideration.

Grimwood of Jones offered the following amendment and moved its adoption :

\begin{abstract}
Amend section six (6) of Senate File No. 448 by striking out the words "Biological products" wherever they occur in said section and inserting in lieu thereof the words "anti hog cholera serum and virus."

Amendment adopted.
The amendments filed by Hauge of Polk, found on pages 2034 and 2035 of the journal of April 6th, were considered.
\end{abstract}

On motion of Elliott of Scott the House adjournad until 1:30 p. m. today.

\section*{AFTERNOON SESSION}

Pursuant to adjournment the House reconvened, Speaker McFarlane in the chair.

Lake of Woodbury moved that from now until the end of the session no member be allowed to speaker longer than five minutes on any bill, and that the Speaker be given the privilege of selecting from the calendar for the consideration of the House, such bills as he may desire.

Anderson of Winnebago moved to amend the motion of Lake of Woodbury by having the motion take effect tomorrow morning.

Amendment adopted.
Motion as amended prevailed.

\section*{BUSINESS PENDING}

The House resumed consideration of Senate File No. 448.
Fackler of Adams moved the previous question on the amendment offered by Hauge of Polk.

Motion prevailed.
On the question, "Shall the amendment by Hauge of Polk be adopted?"

Ayes, 45
\begin{tabular}{lll} 
Aldrich & Graham & Parsons \\
Becker & Grimwood & Peterson \\
Beeman & Gunderson & Ramsey \\
Clark & Hauge & Rumley \\
Colbert & Healy & Santee \\
Dodd & Ingersoll & Schrimer \\
Donhowe & Kime & Schulte \\
Edson & Knickerbocker & Scott of Fremont \\
Emery & Lake & Smith \\
Forsling & LeValley & Sterling \\
Francis & McGhee & Truax \\
Garber of Adair & Morgan & Vance \\
Gilbert & Narey & Wamstad \\
Gilmore of Cedar & O'Donnell & Weber \\
Gordon & Ontjes & Yenter
\end{tabular}

Nays, 55

Aiken
Allyn
Anderson
Benz
Berry
Brady
Buffington
Calhoun
Carter
Children
Criswell
Edgington
Flliott
Fackler
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay
Hanna

Harrison
Held
Huff
Justice
Larson
Letts
Lockin
Long
McClune
McCulloch
McDonald
Mayne
Miller
Mills
Moen
Moohead
Nervig
Olson
Orr

Perkins
Peters
Powers
Samson
Scott of Appanoose
Shores
Slemmons
Springer
Stimson
Storey
Ulstad
Van Camp
Venard
Westervelt
Wolfe
Year
Young

Absent or not voting, 8
\begin{tabular}{lll} 
Blake & Elson & Weaver \\
Bradley & Parrott & Mr. Speaker \\
Doolittle & Rankin &
\end{tabular}

The amendment was lost.
McClune of Mahaska offered the following amendment and moved its adoption:

Amend substitute for Senate File No. 448, by Cessna, as follows:
By striking out line five, in section two thereof, all after the word "virus" and all of line six to and including the word "animals" and inserting after the word "serum" in line five of said section the word "and".

Amendment adopted.
Grimwood of Jones moved to reconsider the vote by which the amendment offered by him to Senate File No. 448 was adopted.

Motion prevailed.
By unanimous consent the amendment by Grimwood of Jones was withdrawn.

Garber of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 68
\begin{tabular}{lll} 
Aiken & Hanna & Peters \\
Allyn & Harrison & Peterson \\
Anderson & Healy & Sampson \\
Beeman & Held & Santee \\
Benz & Huff & Schrimer \\
Berry & Justice & Scott of Appanoose \\
Brady & Knickerbocker & Scott of Fremont \\
Buffington & Larson & Shores \\
Calhoun & Letts & Smith \\
Carter & Lockin & Springer \\
Children & Long & Stimson \\
Criswell & Mcilune & Storey \\
Donhowe & McCulloch & Ulstad \\
Edgington & Mayne & Van Camp \\
Elson & Mills & Venard \\
Fackler & Moen & Wamstad \\
Garber of Adair & Morgan & Weaver \\
Garber of Floyd & Narey & Westervelt \\
Gibson & Nervig & Wolfe \\
Gilbertson & Olson & Year \\
Gilmore of Clay & Ontjes & Young \\
Gordon & Orr & Munderson
\end{tabular}

Nays, 31

Aldrich
Becker
Colbert
Dodd
Edson
Elliott
Emery
Francis
Gilbert
Graham
Grimwood

Hauge
Ingersoll
Kime
Lake
LeValley
McDonald
McGhee
Miller
Moorhead
O'Donnell Parsons

Ramsey
Rumley
Schulte
Slemmons
Sterling
Truax
Vance
Weber
Yenter

Absent or not voting, 9
\begin{tabular}{lll} 
Blake & Doolittle & Parrott \\
Bradley & Forsling & Powers \\
Clark & Gilmore of Cedar & Rankin
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Garber of Floyd moved to reconsider the vote by which Senate File No. 448 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{CONCURRENT RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Scott of Fremont offered the following concurrent resolution:

Be it resolved by the House, the Senate concurring that the governor be requested to return for correction House File No. 586:

A bill for an act to repeal section thirteen hundred sixty-six (1366), supplement to the code of Iowa, 1913 (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385) acts of the Thirty-eighth General Assembly and to enact a substitute therefor relative to books of assessors.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Scott moved its adoption. Motion prevailed and the concurrent resolution was adopted.

\section*{LEAVE OF ABSENCE}

On request of Mayne of Palo Alto, leave of absence was granted Bradley of Poweshiek for the afternoon.

Leave of absence was granted Harrison of Pottawattamie for the afternoon on account of committee work.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison 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 they have examined and find correctly enrolled House File No. 563, a bill for an act to authorize the valuation of bonds and other securities held by life insurance companies, assessment lif \(\dot{e}\) associations and fraternal beneficiary associations by the amortization method.

Also:
House File No. 417, a bill for an act to repeal section seven hundred sixty-nine (769) of the code (C. C. Sec. 3817) and to enact a substitute therefor, relating to regulation of railroads within cities and towns.

Also :
House File No. 549, a bill for an act amending the law as it appears in section eleven hundred thirty-seven-a one (1137-a1), supplement to the code, 1913 (C. C. Sec. 540) relating to election expenses and sworn statements concerning same.

Also:
House File No. 815, a bill for an act to amend section one (1) of chapter eighty-nine (89) acts of the Thirty-seventh General Assembly (C. C. Sec. 1637), relative to purchasing real estate and levying taxes for county or district fair purposes.

\section*{Also:}

House File No. 828, a bill for an act to legalize certain warrants issued by the auditor of state under the authority of House joint resolution No. 1.

\begin{abstract}
Also :
House File No. 760, a bill for an act to amend section two (2), chapter four hundred five (405), laws of the Thirty-seventh General Assembly (C. C. Sec. 2094), relating to the selection of probation officers in juvenile courts.
\end{abstract}

\section*{Also:}

House File No. 860, a bill for an act to amend section seven hundred forty ( 740 ), supplement to the code, 1913 (C. C. Sec. 6501), relating to taking of property by cities and towns and other municipal corporations by gift or bequest, and providing for the administration thereof, and providing for the levy of a tax to pay any annuity required by the donor to be paid to him.

\begin{abstract}
Also:
House File No. 655, a bill for an act to amend section eleven (11) of chapter three hundred fifty-two (35.) of the acts of the Thirty-eighth General Assembly (C. C. Sec. 6327) relating to the fees to be collected by the county recorder for filing chattel mortgages and for furnishing certified copies.
\end{abstract}

\begin{abstract}
Also :
House File No. 816, a bill for an act to amend section one (1) of chapter three hundred twelve (312) acts of the Thirty-eighth General Assembly (C. C. Sec. 3669 ), relative to the population of cities that have power to levy additional tax for park purposes.
\end{abstract}

\begin{abstract}
Also:
House File No. 845, a bill for an act to amend the law as it appears in House File two hundred eighty (280), as enacted by the Thirtyninth (39th) General Assembly and approved March 18, 1921, and now on file in the office of the secretary of state, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes and to have such funds so collected go into the general funds of the state.
\end{abstract}

\section*{Also:}

House File No. 853, a bill for an act to amend section two hundred twenty-four-d (224-d), supplemental supplement to the code, 1915 (C. C. Sec. 169), relating to the delivery of copies of reports of decisions of the supreme court to the secretary of state, and the payment therefor.

\section*{Also:}

House File No. 740, a bill for an act to amend section sixteen hundred twenty-four (1624) of the code (C. C. Sec. 5355) by adding a provision with reference to the secretaries of corporations furnishing certain information to the stockholders.

\footnotetext{
Also:
House File No. 794, a bill for an act to amend section ninety-two (92), chapter one hundred twenty-three (123), acts of the Thirtyeighth General Assembly (C. C. Sec. 4197), relating to housing of the people in cities of the first class and special charter cities and cities under the commission form of government.
}

Also :
House File No. 279, a bill for an act to amend chapter thirteen-b (13-b) of title IX, supplemental supplement to the code, 1914, relating to regulation and supervision of stocks, bonds, securities and investment companies.

\begin{abstract}
Also:
House File No. 430, a bill for an act to repeal sections eight hundred ninety-one (891), (C. C. Sec. 4035), and eight hundred ninety-two (892), (C. C. Sec. 4036), supplement to the code, 1913, relative to poll tax for cities and towns, and to enact substitutes therefor.
\end{abstract}

\section*{Also:}

House File No. 431, a bill for an act to define the crime of rape and provide for punishment for its commission; to establish the age of consent for a female; and to repeal section four thousand seven hundred fifty-six (4756)) of the code.

\section*{Also :}

House File No. 678, a bill for an act repealing the law as it appears in section fifty hundred six ( 5006 ) of the code (C. C. Sec. 8867,8868 , and 8869 ), section fifty hundred seven (5007) of the code (C. C. Sec. \(8870,8871,8872,8873\) ), section fifty hundred seven-c ( \(5007-\mathrm{c}\) ) supplement to the code, 1913 (C. C. Sec. 8879 ), and section fifty hundred seven-d ( \(5007-\mathrm{d}\) ) supplement to the code, 1913 (C. C. Sec. 8880), and enacting substitutes therefor; all pertaining to the sale of cigarettes and cigarette papers and wrappers and papers made or prepared for the purpose of making cigarettes; providing for issuing licenses for the purpose of making sales thereof, and for the levy, assessment, collection and payment of a tax thereon; providing for the regulation of sales thereof and penalties for violations of this act; providing a means of securing evidence of violations of said regulations; providing that any persons violating this act may be enjoined and that any building or place made use of for purposes in violation of any provisions of this. act shall be deemed a nuisance and abated by injunction; providing an additional assistant to the treasurer of state and defining his duties.

\footnotetext{
Also:
Senate File No. 383, a bill for an act relating to insurance; repealing and re-enacting section seventeen hundred and two (1702) of the code, (C. C. Sec. 5625, Par. 1), and amending section seventeen hundred and fourteen (1714) of the code, (C. C. Sec. 5632 , subdivision 6, item 8).
}

\begin{abstract}
Also:
Senate File No. 423, a bill for an act to legalize the proceedings of the board of supervisors and other officers held pursuant to petitions for the establishment and organization of drainage district No. 2, Sumner township, Buchanan county, Iowa, to constitute certain farm lands belonging to the state of Iowa a part of said drainage project, and to authorize the state of Iowa to become a party to the proceedings to establish said district and to appropriate funds to aid in the construction and maintenance thereof.
\end{abstract}

\section*{Also :}

Senate File No. 488, a bill for an act to amend section eleven (11), chapter two hundred eighty-seven (287), acts of the Thirty-eighth General Assembly, (C. C. Sec. 1742), relating to the quarantine of animals affected with tuberculosis.

\section*{Also :}

Senate File No. 774, a bill for an act authorizing the executive council in any investigation before it, to subpoena witnesses and require the production of records and other matters of evidence and providing for punishment of a witness for contempt.

\author{
W. H. Vance, Chairman House Committee.
}

\author{
George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 563.
House File No. 417.
House File No. 549.
House File No. 815.
House File No. 828.
House File No. 760.
t
House File No. 860.

House File No. 655.
House File No. 816.
House File No. 845.
House File No. 853.
House File No. 740.
House File No. 794.
House File No. 279.
House File No. 430.
House File No. 431.
House File No. 678.

\section*{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. 846, a bill for an act to provide for the co-operation of the state of Iowa in the movement for the creation of an outlet to the ocean for the products of the Mississippi Valley by way of the Great Lakes and the St. Lawrence River, and making an appropriation to meet the expense of such co-operation.
L. W. Ainsworth, Secretary.

Also :
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. 396, a bill for an act to make an additional appropriation to complete the nurses home at the state university.
L. W. Ainsworth, Secretary.

Also:
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. 783, a bill for an act to repeal chapter two hundred thirty-four (234), acts of the Thirty-eighth (38th) General Assembly,
and House file number two hundred ninety-seven (297), acts of the Thirty-ninth (39) General Assembly, and to enact a substitute therefor relating to contracts and maintenance bonds for street and sewer improvements.

\author{
L. W. Ainsworti, Secretary.
}

\section*{Also:}

Mr. Spafker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 607, a bill for an act making appropriation for carrying out the provisions of chapter two hundred ninety-nine (299), acts of the Thirty-eighth General Assembly, (C. C. Sec.' 1286), relating to public health.

\author{
L. W. Ainswortif, Secretary.
}

\begin{abstract}
Also:
Mr. Speaker--I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 567, a bill for an act to repeal certain sections, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and livestock statistics and meteorological data, and making an appropriation therefor.
\end{abstract}

> L. W. Arnsworth, Secretary.

\begin{abstract}
Also:
Mr. Spraker-I am directed to inform your honorable body that the president has appointed as members of the conference committee on Senate File No. 330, a bill relating to retrenchment and reform committee, Senators Buser, Price, Thompson and Tuck.
\end{abstract}
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 787, a bill for an act appropriating \(\$ 125,000.00\) in payment of certain insurance companies for taxes heretofore paid by them under protest.

\section*{L. W. Ainsworth, Secretary.}

\section*{REPORTS OF COMMITTEE}

Harrison of Pottawattamie, from the committee on appropriaions, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 444, a bill for an act to repeal section twenty-eight hundred eighty-eight-h (2888-h), supplemental supplement to the code,

1915 (C. C. Sec. 2775), relating to library commissions and free public school libraries, 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.
E. P. Harrison, Chairman.

Report adopted.
Also:
Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 790 , a bill for an act to repeal chapter three hundred sixty-six (366), acts of the Thirty-eighth General Assembly (C. C. Secs. 1986 to 1989, inclusive), and to enact a substitute therefor, relating to the commitment, detention, care and treatment of persons addicted to the excessive use of drugs, or 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 do pass.
E. P. Harrison, Chairman.

Report adopted.

\section*{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. 541, a bill for an act to provide for the appointment of a state director of public school nurses, and a county public school nurse in each county of the state, prescribing their duties, and providing for necessary rooms and equipment for carrying out the provisions of this act, and making appropriation therefor.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I 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. 793, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction.
L. W. Ainsworth, Secretary.

\footnotetext{
Also :
Mr. Speaker-I am directed to inform your honorable body that the 131
}

Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 659, a bill for an act to amend section fifteen hundred twenty-seven (1527) of the code, (C. C. Sec. 2841), relative to the compensation of road commissioners.

\author{
L. W. Ainsworth, Secretary.
}

\section*{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. 429, a bill for an act to repeal the law as it appears in chapter one hundred seventy-five (175), acts of the 38 th General Assembly (ohapter two (2), entire, of the compiled code of Iowa, containing sections 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural societies.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honoranle body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 584, a bill for an act for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the bureau of vital statistics at the capitol of the state, as required to be established by the state registrar of vital statistics; to insure thorough organization and efficiency of the registration of vital statistics throughout the state; to provide certain penalties; to repeal all acts and parts of acts in conflict herewith, and to appropriate ten thousand ( \(10,000.00\) ) therefor.

\author{
L. W. Ainsworth, Secretary.
}

Also:
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. 841, a bill for an act to amend section thirty-five (35), chapter two hundred seventy-five (275) ; acts of the Thirty-eighth General Assembly, (C. C. Sec. 3078), and section four (4) (C. C. Sec. 2912), section five (5) (C. C. Sec. 2913), and section thirteen (13) (C. C. Sec. 2921) of chapter two hundred thirty-seven (237), acts of the Thirtyeighth General Assembly, relating to the apportioning of motor license fees and the primary road fund among the several counties of the state; providing a method of accounting for such fund; providing for overdrafts
thereon and the amount thereof; providing for interest on such overdrafts and the disposition of such interest.

\section*{L. W. Ainsworth, Secretary.}

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the Senate amendments to House File No. 429, the soldiers' preference bill.
L. W. Ainsworth, Secretary.

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the Senate has refused to concur in the House amendments to Senate File No. 276, a bill for an act making appropriations for the erection, repair, improvement and equipment of certain state institutions.
L. W. Ainswortit, Secretary.

\section*{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. 587, a bill for an act providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred and thirty-one (331), laws of the Thirty-eighth General Assembly, and making an additional appropriation therefor.
L. W. Ainswortif, Secretary.

Also :
Mr. Speaker-I 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. 765, a bill for an act to provide for a daily balance sheet to be kept by the state treasurer.
L. W. Ainsworth, Secretary.

\section*{Also:}

Mr. Speafer-I 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. 540, a bill for an act to amend section seven hundred twenty-five (725), supplement to the code, 1913, (C. C. Sec. 3973), relating to the regulation of rates and service of gas, heat, water, light or power, furnished to users thereof by individuals or private corporations and authorizing cities and towns to enter the contracts therefor.
L. W. Answomtin, Secretary.

\section*{HOUSE INSISTS ON HOUSE AMENDMENTS}

Peters of Dallas moved that the House recede from its amendments to Senate File No. 276.

On the question, "Shall the House recede from its amendments to Senate File No. 276 ?"

Ayes, 32
\begin{tabular}{lll} 
Blake & Hauge & Powers \\
Clark & Ingersoll & Rankin \\
Dodd & Lake & Sampson \\
Donhowe & Letts & Santee \\
Doolittle & LeValley & Mchrimer \\
Edson & McGhee & Smith \\
Forsling & Miller & Truax \\
Gilbert & Morgan & Van Camp \\
Gilmore of Cedar & Narey & Yenter \\
Grimwood & O'Ionnell & Mr. Speaker \\
Hanna & Peters &
\end{tabular}

Nays, 60
\begin{tabular}{lll} 
Aiken & Gibson & Parsons \\
Aldrich & Gilbertson & Peterson \\
Allyn & Gilmore of Clay & Ramsey \\
Anderson & Gordon & Rumley \\
Becker & Gunderson & Schulte \\
Beeman & Held & Scott of Appanoose \\
Eenz & Huff & Scott of Fremont \\
Gerry & Justice & Shores \\
Brady & Kime & Slemmons \\
Buffington & Lockin & Sterling \\
Calhoun & Long & Stimson \\
Children & McClune & Storey \\
Colbert & McCulloch & Ulstad \\
Criswell & McDonald & Vance \\
Edgington. & Mayne & Venard \\
Elson & Mcen & Wamstad \\
Emery & Nervig & Weber \\
Fackler & Ontjes & Wolfe \\
Francis & Garber of Floyd & Prr \\
& Parrot & Year \\
\end{tabular}

Absent or not voting, 16
\begin{tabular}{lll} 
Bradley & \begin{tabular}{l} 
Healy \\
Carter
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Knickerbocker
\end{tabular} \\
Elliott & Springer \\
Garber of Adair & Larson & Meaver \\
Graham & Moorhead & Westervelt \\
Harrison & Olson &
\end{tabular}

So the House insisted on the House amendments to Senate File No. 276 .

\section*{APPOINTMENT OF CONFERENCE COMMITTEE}

As a conference committee for Senate File No. 276 the Speaker appointed the following members on the part of the House:

Lake of Woodbury
Carter of Hardin
Peterson of Henry
Becker of Clayton

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Santee of Black Hawk, unanimous consent having been given, House File No. 429, a bill for an act to repeal the law as it appears in chapter one hundred seventy-five (175), acts of the Thirty-eighth General Assembly, (C. C. Secs. 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural societies, wth Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend House File No. 429 by striking out all of section seven (7) thereof and renumbering the remaining sections.

Mr. Santee moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 65
\begin{tabular}{lll} 
Anderson & Gilbert & Miller \\
Becker & Gilmore of Cedar & Mills \\
Beeman & Gilmore of Clay & Morgan \\
Benz & Grimwood & Narey \\
Blake & Gunderson & Nervig \\
Brady & Hanna & O'Donnell \\
Buffington & Hauge & Ontjes \\
Children & Healy & Parrott \\
Colbert & Ingersoll & Peters \\
Dodd & Justice & Powers \\
Donhowe & Knickerbocker & Ramsey \\
Ioolittle & Lake & Rankin \\
Elliott & Letts & Rumley \\
Emery & LeValley & Sampson \\
Forsling & Mcculloch & Santee \\
Francis & Garber of & Adair \\
& McGhee & Mayne
\end{tabular}

Shores
Smith
Sterling
Storey
Truax
Nays, 12
Aiken
Aldrich
Berry
Calhoun

Van Camp
Vance
Venard
Weaver
Weber
Edgington
Edson
Gibson
Huff

Absent or not voting, 31
Allyn
Bradley
Carter
Clark
Criswell
Elson
Fackler of
Garber of
Gilbertson
Gordon
Graham

Harrison
Held
Kime Larson
Lockin
McClune
Moen
Moorhead
Olson
Orr
Perkins

Long McIonald
Parsons
Scott of Appanoose
Wolfe
Yenter
Young
Mr. Speaker

Peterson
Scott of Fremont
Slemmons
Fpringer
Stimson
Ulstad
Wamstad
Westervelt
Year

So the House concurred in the Senate amendments to House File No. 429.

On request of Doolittle of Delaware, unanimous consent having been given, House File No. 587, a bill for an act providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred thirty-one (331), laws of. the Thirty-eighth General Assembly and making an additional appropriation therefor, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the words and figures "twenty thousand dollars ( \(\$ 20,000.00\) )" and inserting in lieu thereof the words and figures "fifteen thousand dollars ( \(\$ 15,000.00\) )".

Mr. Doolittle moved that the House concur in the Senate amendments.

On the queston, "Shall the House concur?"

Ayes, 86
\begin{tabular}{lll} 
Aiken & Grimwood & Parrott \\
Aldrich & Gunderson & Parsons \\
Anderson & Hanna & Peterson \\
Recker & Hauge & Ramsey \\
Beeman & Healy & Rankin \\
Berry & Held & Rumley \\
Blake & Huff & Sampson \\
Brady & Ingersoll & Santee \\
Buffington & Justice & Schirmer \\
Calhoun & Kime & Schulte \\
Children & Knickerbocker & Scott of Appanoose \\
Clark & Lake & Scott of Fremont \\
Colbert & Letts & Shores \\
Criswell & LeValley & Slemmons \\
Dodd & Long & Springer \\
Doolittle & McClune & Sterling \\
Edgington & McDonald & Stimson \\
Edson & McGhee & Storey \\
Elliott & Mayne & Truax \\
Elson & Miller & Van Camp \\
Emery & Mills & Vance \\
Fackler & Moen & Venard \\
Forsling & Moorhead & Weaver \\
Francis & Marber of Adair & Nargan \\
Gibson & Nervig & Weber \\
Gilbert & Oolfe \\
Gilmore of Cedar & Ontjes & Year \\
Gilmore of Clay & Orr & Menter \\
\end{tabular}

Nays, None
Absent or not voting, 22
\begin{tabular}{lll} 
Allyn & Graham & Powers \\
Benz & Harrison & Smith \\
Bradley & Larson & Ulstad \\
Carter & Lockin & Wamstad \\
Donhowe & McCulloch & Westervelt \\
Garber of Floyd & Olson & Young \\
Gilbertson & Perkins & \\
Gordon & Peters &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 587

On request of Vance of Madison, unanimous consent having been griven, House File No. 659, a bill for an act to amend section fifteen hundred twenty-seven (1527) of the code, (C. C. Sec. 2841), relative to the compensation of road commissioners, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the words and figures "four dollars (\$4.00)" and inserting in lieu thereof the words and figures "three dollars (\$3.00)'.

Mr. Vance moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 83
\begin{tabular}{lll} 
Aldrich & Hauge & Parsons \\
Anderson & Healy & Peterson \\
Becker & Huff & Powers \\
Beeman & Ingersoll & Ramsey \\
Berry & Justice & Rankin \\
Blake & Kime & Rumley \\
Brady & Knickerbocker & Sampson \\
Buffington & Lake & Santee \\
Calhoun & Larson & Schirmer \\
Colbert & Letts & Schulte \\
Criswell & LeValley & Scott of Appanoose \\
Dodd & Lockin & Scott of Fremont \\
Doolittle & Long & Shores \\
Edgington & McCulloch & Smith \\
Edson & McDonald & Springer \\
Elliott & McGhee & Sterling \\
Elson & Mayne & Stimson \\
Emery & Miller & Storey \\
Fackler & Mills & Truax \\
Forsling & Moen & Van Camp \\
Garber of Adair & Moorhead & Vance \\
Garber of Floyd & Morgan & Venard \\
Gibson & Narey & Weaver \\
Gilbertson & Nervig & Weber \\
Gilmore of Cedar & O'Donnell & Wolfe \\
Gordon & Olson & Year \\
Grimwood & Ontjes & Mr. Speaker \\
Hanna & Parrott &
\end{tabular}

Nays, None
Absent or not voting, 25
\begin{tabular}{lll} 
Aiken & Gilbert & Peters \\
Allyn & Gilmore of Clay & Slemmons \\
Benz & Graham & Slstad \\
Bradley & Gunderson & Wamstad \\
Carter & Harrison & Westervelt \\
Children & Held & Meld \\
Clark & Mrclune & Yenter \\
Dorhowe & Orr & \\
Francis & Perkins &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 659.

\section*{CONSIDERATION OF BILLS}

Calendar No. 13, House File No. 728, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporatons within the state of Iowa, by placing the supervision of such organization and sale under the control of the Commissioner of Insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the Commissioner of Insurance, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Morgan of Jasper, unanimous consent having been obtained, Senate File No. 668 was substituted for House File No. 728.

Senate File No. 668, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the state of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance, with report of sifting committee recommending passage, was taken up for consideration.

Morgan of Jasper offered the following amendment and moved its adoption:

Amend Senate File No. 668 by striking from line thirty-three (33) the words "insofar as possible."

Amendment adopted.
Children of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File No. 668 by inserting in line ten thereof following the word "association", the words "now or hereafter in process of organization'.

Amendment adopted.

Morgan of Jasper moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{lll} 
Allyn & Hauge & Peters \\
Anderson & Healy & Peterson \\
Becker & Huff & Powers \\
Beeman & Ingersoll & Ramsey \\
Berry & Justice & Rankin \\
Blake & Kime & Sampson \\
Brady & Knickerbocker & Santee \\
Buffington & Lake & Schirmer \\
Carter & Larson & Schulte \\
Children & Letts & Scott of Appanoose \\
Clark & LeValley & Shores \\
Colbert & Lockin & Slemmons \\
Dodd & Long & Springer \\
Doolittle & McClune & Sterling \\
Edgington & McCulloch & Stimson \\
Edson & McDonald & Storey \\
Emery & McGhee & Van Camp \\
Fackler & Mayne & Vance \\
Forsling & Miller & Venard \\
Garber of Adair & Moen & Wamstad \\
Garber of Floyd & Moorhead & Weaver \\
Gibson & Morgan & Weber \\
Gilbert & Narey & Westervelt \\
Gilmore of Clay & Nervig & Wolfe \\
Gordon & ODonnell & Year \\
Grimwood & Ontjes & Yenter \\
Gunderson & Parrott & Mr. Speaker \\
Hanna & Parsons &
\end{tabular}

Nays, None
Absent or not voting, 25

Aiken
Aldrich
Benz
Bradley
Calhoun
Criswell
Donhowe
Elliott
Elson

Francis
Gilbertson
Gilmore of Cedar
Graham
Harrison
Held
Mills
Olson
Orr

Perkins
Rumley
Scott of Fremont
Smith
Truax
Ulstad
Young

The bill having received a constitutional majority was delared to have passed the House and the title was agreed to.

On request of Santee of Black Hawk leave of absence was granted Gilmore of Cedar for the remainder of the day.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 383.
Senate File No. 423.
Senate File No. 488.
Senate File No. 774.
BILLS SENT TO THE GOVERNOR
Vance of Madison, from the committee on enrolled bills, submitted the following report:

Mr. Speaker-Your committee on enrolled bills respectfully report that they have on this 7th day of April, 1921, sent to the governor for his approval House File No. 845.

Also :
House File No. 853

Also :
House File No. 740

Also:
House File No. 794

Also:
House File No. 279

Also :
House File No. 563

Also :
House File No. 417

Also :
House File No. 549
Also :
House File No. 815
Also :
House File No. 828
Also :
House File No. 760
Also :
House File No. 860
Also:
House File No. 655
Also :
House File No. 816
Also:
House File No. 430
Also :
House File No. 431

Also :
House File No. 678
W. H. Vance, Chairman.

Report adopted.

\section*{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. 694, a bill for an act to repeal chapter

400 , acts of the 38 th G. A., and to enact a substitute therefor, relating to the improving of public highways extending through or abutting lands belonging to state institutions, including drainage, grading, piling or paving, and providing for an appropriation therefor.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Committee substitute for Senate File No. 694, a bill for an act to repeal chapter four hundred (400), acts of the Thirtyeighth General Assembly (C. C. Sec. 2863), and to enact a substitute therefor, relating to the improving of public highways extending through or abutting lands belonging to state institutions, including draining, grading, oiling or paving, and providing for an appropriation therefor.

Read first and second time and by unanimous consent passed on file.

\section*{CONSIDERATION OF BILLS}

Calendar No. 38, House File No. 574, a bill for an act to authorize the paving by the state of Iowa of the public highways through and adjacent to the grounds of the state training school for boys and connecting the said institution with the city of Eldora, and making an appropraition therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On request of Carter of Hardin, unanimous consent naving been obtained, Senate File No. 694 was substituted for House File No. 574.

Scnate File No. 694, a bill for an act to repeal chapter four hundred (400), acts of the Thirty-eighth General Assembly, (C. C. Sec. 2863), and to enact a substitute therefor, relating to the improving of public highways extending through or abutting lands belonging to state institutions, including draining, grading, oiling or paving, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Carter of Hardin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 59
Allyn
Becker
Beeman
Benz
Brady
Buffington
Calhoun
Carter
Children
Clark
Colbert
Donhowe
Doolittle
Edson
Elson
Francis
Garber of Adair
Gibson
Gilbert
Gilmore of Clay
Grimwood
Hanna
Justice
Kime
Knickerbocker
LeValley
Long
McCulloch
McGhee
Miller
Moorhead
Morgan
Narey
O'Donnell
Olson
Ontjes
Parsons
Peters
Peterson
Powers

Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Slemmons
Smith
Springer
Sterling
Van Camp
Vance
Venard
Wamstad
Weaver
Year
Yenter
Young
Mr. Speaker

Nays, 18

Aiken
Berry
Criswell
Fmery
Fackler
Gilbertson
Graham
Held
Huff
Larson
McClune
Moen31

Aldrich
Anderson
Blake
Bradley
Dodd
Edgington
Elliott
Forsling
Garber of Floyd
Gilmore of Cedar
Gordon

Gunderson
Harrison
Hauge
Healy
Ingersoll
Lake
Letts
Lockin
McDonald
Mayne
Mills

Nervig
Rumley
Shores
Stimson
Storey
Ulstad

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LAID UPON THE TABLE
Carter of Hardin moved to reconsider the vote by which Senate File No. 694 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
Calendar No. 44, Senate File No. 323, a bill for an act to provide a permanent fund to be used under the direction of the board of parole for aid, in emergencies, of persons on parole, with report of appropriations committee recommending amendment and passage, was taken up for consideration.

On motion of Rumley of Decatur the amendments proposed by the committee, found on pages 1679 and 1680 of the journal of March 30th, were adopted.

Mr. Rumley moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 68
\begin{tabular}{lll} 
Allyn & Gilmore of Clay & Ramsey \\
Anderson & Graham & Rankin \\
Becker & Grimwood & Rumley \\
Beeman & Hanna & Sampson \\
Berry & Held & Santee \\
Bradley & Huff & Schirmer \\
Brady & Ingersoll & Schulte \\
Buffington & Justice & Scott of Appanoose \\
Calhoun & Knickerbocker & Shores \\
Carter & Larson & Smith \\
Clark & Long & Springer \\
Colbert & McGhee & Sterling \\
Criswell & Moen & Stimson \\
Dodd & Moorhead & Truax. \\
Doolittle & Morgan & Ulstad \\
Elson & Narey & Van Camp \\
Emery & Nervig & Vance \\
Fackler & O'Donnell & Venard \\
Forsling & Olson & Wamstad \\
Francis & Parrott & Weaver \\
Garber of Adair & Parsons & Weber \\
Gilbert & Peters & Mr. Speaker \\
Gilbertson & Peterson & \\
& & \\
Nays, 5 & & \\
Children & & \\
McCulloch & & \\
\end{tabular}

Absent or not voting, 35
\begin{tabular}{lll} 
Aiken & Gunderson & Mills \\
Aldrich & Harrison & Ontjes \\
Benz & Hauge & Orr \\
Blake & Healy & Perkins \\
Donhowe & Kime & Powers \\
Edgington & Lake & Scott of Fremont \\
Edson & Letts & Storey \\
Elliott & LeValley & Westervelt \\
Garber of Floyd & Lockin & Wolfe \\
Gibson & McClune & Yenter \\
Gilmore of Cedar & Mayne & Young \\
Gordon & Miller &
\end{tabular}

The bill having received a constitutional majority was declared to haye passed the House and the title was agreed to.

\section*{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. 709, a bill for an act to amend section two hundred fifty-four-a-four (254-a4) supplement to the code, 1913 (C. C. Sec. 6492) relating to the management and control of cemeteries, and making additional provisions relating to the method of creation and control of trust funds for the care and upkeep of cemeteries or parts thereof.

> L. W. Answorth, 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. 702, a bill for an act to amend section fourteen hundred fifty-nine (1459) of the code of 1897, (C. C. Sec. 4769), relating to the payment of funds to the state treasurer by county treasurers.
L. W. Ainswortif, Secretary.

Also :
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. 773, a bill for an act to amend section one (1) chapter four hundred seventeen (417) of the acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 3010) relating to hedges and windbreaks along highways.
L. W. Ainsworth, Secretary.

Also :
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. 634, a bill for an act to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code 1913 (C. C. Sec. 5852 ), relating to building and loan associations.

> L. W. Ainsworth, secretary.

\section*{Also :}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 687, a bill for an act to amend the law as it appears in sections eighteen hundred ninety-eight and eighteen hundred ninety-eight-c ( 1898 and \(1898-\mathrm{c}\) ), supplement to the code, 1913 (C. C. Sec. 5844 and 5845), and section nineteen hundred one (1901) of the code, 1897 (C. C. Sec. 5850), relating to the issuance of stock by Building \& Loan Associations and the rights of holders of stock in said associations.

> L. W. Ainsworth, Secretary.

\section*{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. 843, a bill for an act to encourage the planting and conservation of trees in state parks and denuded areas subject to erosion.

> L. W. Ainsworth, Secretary.

\section*{CONSIDERATION OF BILLS}

Senate File No. 300, a bill for an act to amend the law as it appears in section thirty-five (35) chapter two hundred thirtyseven (237) acts of the Thirty-eighth General Assembly (compiled code Sec. 2943), relating to the construction, improvement, and maintenance of highways within towns, with report of sifting committee recommending passage, was taken up for consideration.

Powers of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll} 
Allyn & Graham & Parsons \\
Becker & \begin{tabular}{l} 
Grimwood \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Perkins
\end{tabular} \\
Berry & Hanna & Peterson \\
Blake & Hauge & Powers \\
Brady & Healy & Ramsey \\
Clark & Ingersoll & Rankin \\
Colbert & Kime & Rumley \\
Dodd & Knickerbocker & Sampson \\
Donhowe & Lake & Santee \\
Edgington & Letts & Schirmer \\
Edson & LeValley & Shores \\
Elliott & Lockin & Smith \\
Emery & Long & Sterling \\
Forsling & McGhee & Truax \\
Francis & Mayne & Van Camp \\
Garber of Adair & Mills & Venhead \\
Garber of Floyd & Morgan & Weaver \\
Gibson & O'Donnell & Weber \\
Gilbert & Oilmore of Clay & Onson \\
Gilmes & Westervelt \\
Gordon & Parrott & Mr. Speaker \\
& &
\end{tabular}

Nays, 30

\author{
Aiken \\ Anderson \\ Benz \\ Bradley \\ Carter \\ Children \\ Criswell \\ Fackler \\ Gilbertson \\ Gunderson
}
Held
Huff
Justice
Larson
McClune
McCulloch
McDonald
Miller
Moen
Narey

Nervig
Schulte
Scott of Appanoose
Slemmons
Springer
Stimson
Wamstad
Wolfe
Year
Young
Absent or not voting, 13

Aldrich
Buffington
Calhoun
Doolittle
Elson
\begin{tabular}{ll} 
Gilmore of Cedar & \begin{tabular}{l} 
Storey \\
Harrison
\end{tabular} \\
Orstad \\
Orr & Vance \\
Peters & \\
Scott of Fremont &
\end{tabular}

Gilmore of Cedar Storey
arrison
Peters
Scott of Fremont

Ulstad
Vance

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER J.AAID UPON THE TABLE
Powers of Crawford moved to reconsider the vote by which Senate File No. 300 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.

\section*{MOTION TO RECONSIDER CALLED UP}

Morgan of Jasper called up the motion filed to reconsider the vote by which House File No. 636 failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 636 failed to pass the House?'"

Ayes, 38
\begin{tabular}{lll} 
Anderson & Hauge & Sampson \\
Becker & Healy & Santee \\
Blake & Ingersoll & Schirmer \\
Buffington & Knickerbocker & Smith \\
Children & Lake & Springer \\
Clark & LeValley & Sterling \\
Dodd & Lockin & Storey \\
Doolittle & Long & Van Camp \\
Elliott & Miller & Venard \\
Forsling & Morgan & Wamstad \\
Garber of Adair & Narey & Weaver \\
Garber of Floyd & O'Donnell & Westervelt \\
Gibson & Olson & Yenter \\
Gilbert & Powers & Mr. Speaker \\
Grimwood & Ramsey & \\
Hanna & Rankin &
\end{tabular}

Nays, 46
\begin{tabular}{ll} 
Aldrich & Gordon \\
Allyn & Graham \\
Beeman & Gunderson \\
Benz & Huff \\
Berry & Justice \\
Bradley & McClune \\
Calhoun & McCulloch \\
Criswell & McGhee \\
Edgington & Mayne \\
Elson & Mills \\
Emery & Moen \\
Fackler & Nervig \\
Gilbertson & Ontjes
\end{tabular}

Orr
Parrott
Parsons
Peterson
Schulte
Scott of Appanoose
Slemmons
Stimson
Truax
Wolfe
Year
Young

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Perkins \\
Brady & Harrison & Peters \\
Carter & Held & Rumley \\
Colbert & Kime & Scott of Fremont \\
Donhowe & Larson & Shores \\
Edson & Letts & Ulstad \\
Francis & McDonald & Vance \\
Gilmore of Cedar & Moorhead & Weber
\end{tabular}

So the House refused to reconsider the vote by which House File No. 636 failed to pass the House.

Senate File No. 364, a bill for an act to amend sections fortynine hundred thirty-six (4936), of the code, (C. C. Sec. 8618), forty-nine hundred thirty-seven (4937), of the code, (C. C. Sec. 8620), forty-seven hundred fifty-b (4750-b), supplement to the code, 1913, (C. C. Sec. 8621), forty-seven hundred fifty-four (4754), of the code, (C. C. Sec. 8671), forty-seven hundred fiftyfive (4755), of the code, (C. C. Sec. 8672), forty-eight hundred ten-a (4810-a), supplement to the code, 1913, (C. C. Sec. 8673), five thousand seventy-two (5072), of the code, (C. C. Sec. 8709), forty-eight hundred fifty-five (4855), of the code, (C. C. Sec. 8762), forty-eight hundred fifty-nine (4859), of the code, (C. C. Sec. 8766), forty-eight hundred sixty (4860), of the code, (C. C. Sec. 8772), forty-eight hundred sixty-one (4861), of the code, (C. C. Sec. 8773), forty-nine hundred thirty-nine (4939), of the code, (C. C. Sec. 8794), forty-nine hundred forty-four-j (4944-j), supplement to the code, 1913, (C. C. Sec. 8799), fortynine hundred forty-two (4942), of the code, (C. C. Sec. 8800), forty-eight hundred ninety-one (4891), of the code, (C. C. Sec. 9009), forty-eight hundred seventy-one-a (4871-a), supplement to the code, 1913, (C. C. Sec. 9044), five thousand ninety-one-a (5091-a), supplement to the code, 1913, (C. C. Sec. 9048), relating to minimum sentences upon conviction in criminal cases, that the same may be in harmony and not in conflict with section fifty-seven hundred eighteen-a 13 (5718-a13), supplement ot the code, 1913, (C. C. 9528), with report of sifting committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 65
\begin{tabular}{lll} 
Allyn & Criswell & \begin{tabular}{l} 
Grimwood \\
Anderson
\end{tabular} \\
\begin{tabular}{ll} 
Becker & Dodd
\end{tabular} & Gunderson
\end{tabular}

Lockin
Long
McClune
McGhee
Mayne
Miller
Moorhead
Narey
Nervig
O'Donnell
Olson

Parrott
Parsons
Perkins
Powers
Rankin
Rumley
Sampson
Santee
Scott of Appanoose
Schirmer
Smith

Springer
Sterling
Stimson
Storey
Truax
Van Camp
Venard
Weaver
Westervelt
Mr. Speaker

Peterson
Ramsey
Schulte
Shores
Slemmons
Ulstad
Wamstad
Weber
Wolfe
Year

Absent or not voting, 11
\begin{tabular}{lll} 
Garber of Floyd & Hauge & Vance \\
Gilmore of Cedar & Morgan & Yenter \\
Graham & Peters & Young \\
Harrison & Scott of Fremont &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MOTION TO RECONSIDER LAID UPON THE TABLE}

Forsling of Woodbury moved to reconsider the vote by which Senate File No. 364 passed the House, and to lay the motion to reconsider upon the table.

Motion prevailed.
Substitue for Senate File No. 482 , a bill for an act to repeal sections five thousand seventy-seven-a fourteen (5077-a14), five thousand seventy-seven-a fifteen (5077-a15), five thousand sev-enty-seven-a sixteen (5077-a16), five thousand seventy-seven-a seventeen (5077-a17), five thousand seventy-seven-a eighteen (5077-a 18), five thousand seventy-seven-a nineteen (5077-a19), five thousand seventy-seven-a twenty (5077-a20), five thousand seventy-seven-a twenty-one (5077-a21), five thousand seventy-
seven-a twenty-two (5077-a22), five thousand seventy-seven-a twenty-three ( 5077 -a23), supplement to the code, 1913, (C. C. \(1522,1523,1524,1525,1526,1527,1528,1529,1530,1531\) ), and five thousand seventy-seventy-a twenty-four (5077-a24) supplemental supplement to the code, 1915, (C. C. 1532), and to amend section five thousand seventy-seven-a six (5077-a6), supplement to the code, 1913, (C. C. 1514), and to enact substitutes therefor and providing for standards of purity of agricultural seeds offered for sale and enforcement of such provisions, was taken up for consideration.

Stimson of Page offered the following amendment and moved its adoption:

Amend substitute for Senate File No. 482 by striking out all of section eleven.

Children of Pottawattamie moved the previous question. Motion prevailed.

Stimson of Page asked for a roll call on his amendment.
On the question, "Shall the amendment be adopted?"

Ayes, 12
\begin{tabular}{lll} 
Aldrich & Dodd & O’Donnell \\
Clark & Emery & Springer \\
Colbert & Forsling & Stimson \\
Criswell & Gibson & Year
\end{tabular}

Nays, 60
\begin{tabular}{lll} 
Allyn & Gunderson & Peterson \\
Anderson & Justice & Ramsey \\
Benz & Knickerbocker & Rankin \\
Berry & Lake & Rumley \\
Blake & Letts & Sampson \\
Bradley & LeValley & Santee \\
Brady & Lockin & Schulte \\
Buffington & Long & Shores \\
Calhoun & McClune & Slemmons \\
Carter & McCulloch & Smith \\
Children & McGhee & Sterling \\
Donhowe & Mayne & Storey \\
Edgington & Miller & Truax \\
Edson & Mills & Ulstad \\
Elson & Moen & Van Camp \\
Garber of Floyd & Moorhead & Venard \\
Gilmore of Clay & Nervig & Wamstad \\
Held & Olson & Weber \\
Ingersoll & Onjes & Westervelt \\
Gordon & OParsons & Yenter
\end{tabular}

Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Grimwood & Parrott \\
Becker & Hanna & Perkins \\
Beeman & Harrison & Peters \\
Doolittle & Hauge & Powers \\
Elliott & Healy & Schirmer \\
Fackler & Huff & Scott of Appanoose \\
Francis & Kime & Scott of Fremont \\
Garber of Adair & Larson & Vance \\
Gilbert & McDonald & Weaver \\
Gilbertson & Morgan & Wolfe \\
Gilmore of Cedar & Narey & Young \\
Graham & Orr & Mr. Speaker
\end{tabular}

The amendment was lost. .
Forsling of Woodbury asked unanimous consent to offer an amendment to substitute for Senate File No. 482.

Objection was made.
Forsling of Woodbury moved to suspend the rules in order to offer an amendment.

By a two-thirds vote the rule was suspended.
Forsling of Woodbury offered the following amendment and moved its adoption:

Amend substitute for Senate File No. 482 by adding after the word "seed" as it first appears in line 3 of section 11 the words "either imported from other counties or states or raised within this state".

Amendment lost.
Stimson of Page asked unanimous consent to offer an amendment.

Objection was made.
Stimson of Page moved to suspend the rules in order to offer an amendment.

By a two-thirds vote the rule was suspended.
Stimson of Page offered the following amendment and moved its adoption:

Amend line 3 of section eleven by inserting after the word "free" and before the word "from" the words "as is reasonably possible".

Amendment lost.

McCulloch of Iowa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 74
\begin{tabular}{lll} 
Allyn & Graham & Parsons \\
Beeman & Hanna & Perkins \\
Benz & Held & Peters \\
Berry & Huff & Peterson \\
Bradley & Ingersoll & Powers \\
Brady & Justice & Ramsey \\
Buffington & Knickerbocker & Rumley \\
Calhoun & Larson & Sampson \\
Carter & Letts & Schirmer \\
Children & LeValley & Schulte \\
Colbert & Lockin & Scott of Fremont \\
Criswell & Long & Shores \\
Donhowe & McClune & Slemmons \\
Edson & McCulloch & Sterling \\
Elson & McGhee & Stimson \\
Emery & Mayne & Storey \\
Fackler & Miller & Truax \\
Forsling & Mills & Ulstad \\
Garber of Adair & Moen & Van Camp \\
Garber of Floyd & Morgan & Venard \\
Gibson & Narey & Wamstad \\
Gilbert & Nervig & Westervelt \\
Gilbertson & Olson & Wolfe \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Orr &
\end{tabular}

Nays, 10
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Edgington \\
Gunderson
\end{tabular} & O'Donnell \\
Anderson & Lake & Santee \\
Clark & McDonald &
\end{tabular}

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Harrison & Smith \\
Becker & Hauge & Springer \\
Blake & Healy & Vance \\
Doolittle & Kime & Weaver \\
Elliott & Moorhead & Weber \\
Francis & Parrott & Year \\
Gilmore of Cedar & Rankin & Young \\
Grimwood & Scott of Appanoose & Mr. Speaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the Honse and the title was agreed to.

\section*{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 refused to concur in the House amendments to House File No. 351, a bill for an act making appropriations for the state educational institutions.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker--I 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. 408 , a bill for an act to regulate bonds required to be given in all judicial proceedings under the provisions of existing law and to repeal all provisions of existing law in conflict with the provisions of this act.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 369, a bill for an act to amend title five (V), chapter nine (9), of the code, and acts amendatory thereto, relating to parks and park commissions, and providing for the levy of taxes for park purposes, and the issuance of warrants in anticipation of the collection of such taxes.
L. W. Ainswortri, Secretary.

Also :
Mr. Spraker-I am directed to inform your honorable body that the Senate has concurred in House concurrent resolution requesting the governor to return for correction House File No. 586.
L. W. Ainsworth, 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. 635, a bill for an act to amend section seven hundred fifty-one (751) supplemental supplement to the code 1915, (C. C. Sec. 3808) relating to the powers of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, public grounds, wharfs, landings and market places within such
cities and towns; and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such assessments and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first, nineteen hundred eighteen.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the president has appointed as members of the conference committee on the part of the Senate on Senate File No. 276, relating to appropriations for certain state institutions, Senators Scott, Newberry, Parker and Stoddard.
L. W. Ainsworth, Secretary.

Also :
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. 580, a bill for an act to amend section five-a (5-a) of chapter three hundred thirty-seven (337) acts of the Thirty-eighth General Assembly, (C. C. Sec. 2287) and section ten (10) of chapter two hundred ninety (290) acts of the Thirty-seventh General Assembly, (C. C. Sec. 2288) relating to the appropriation of state funds to meet the federal appropriation aiding vocational education.
L. W. Ainswortir, Secretary.

Also :
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. 798, a bill for an act relating to the capital stock of insurance companies amending section one thousand seven hundred ten (1710) suppiement to the code, 1913, as amended by section five (c) chapter four hundred twenty-eight (428), laws of the Thirty-seventh (37) General Assembly and as amended by section three (3), chapter three hundred forty-eight (348) laws of the Thirty-eighth (38) General Assembly, (C. C. Sec. 5628); and amending sections one thousand seven hundred sixty-nine (1769) of the code (C. C. Sec. 5478); and repealing section one thousand seven hundred seventy-one (1771), supplement to the code, 1913 (C. C. 5480); and amending section one thousand seven hundred eighty-three-e, ( \(1783-\mathrm{e}\) ) supplement to the code, 1913 (C. C. 5496); and repealing section one thousand seven hundred eighty-three-f (1783-f) supplement to the code, 1913 (C. C. 5498).

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 776, a hill for an act to make an emergency appropriation to defray the expenses of oil inspection.

\section*{Also :}

Senate File No. 781, a bill for an act to create a state board of printing, to prescribe its powers and duties, to provide for the public printing, to regulate the contracts therefor, to create the office of superintendent of printing, to define his powers and duties, to provide for the preparation, filing and printing of state reports and other documents and papers, to provide for the distribution of such publications, to make an annual appropriation for said several purposes, and to repeal sections one hundred twenty-one (121), one hundred twenty-four (124), one hundred twentyseven (127) to one hundred twenty-nine (129) inclusive, one hundred thirty (130), one hundred thirty-one (131), one hundred thirty-four (134), one hundred thirty-five (135) and one hundred forty-two (142) of the code; also to repeal sections one hundred eighteen (118) to one hundred twenty (120) inclusive, one hundred twenty-two (122), one hundred twenty-five (125), one hundred twenty-six (126), one hundred twenty-six-a (126-a) to one hundred twenty-six-d (126-d) inclusive, one hundred thirty-seven (137), one hundred thirty-seven-a (137-a), one hundred forty-four-b ( \(144-\mathrm{b}\) ) to one hundred forty-four-d ( \(144-\mathrm{d}\) ) inclusive, of the supplement to the code, 1913; also to amend section one hundred twentythree (123), supplement to the code, 1913, (C. C. Sec. 297) ; also to repeal sections one hundred forty-four-e (144-e) to one hundred forty-four-o (144-o) inclusive, one hundred thirty-two-a (132-a) to one hundred thirty-two-d (132-d) inclusive, one hundred thirty-six (136), one hundred thirtyeight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915 ; also to repeal chapters nine (9) and one hundred eighty-three (183), acts of the Thirty-seventh General Assembly; also to repeal chapter four hundred thirteen (413), acts of the Thirty-eighth General Assembly (C. C. Secs. 176 to 241 inclusive and 296).

Also:
Senate File No. 558, a bill for an act to make an additional appropriation for completing the construction of the state psychopathic hospital and for equipment.

\section*{Also :}

Senate File No. 782, a bill for an act to amend section two thousand five hundred seventy-five-a thirty (2575-a30) of the supplement to the
code, 1913, (C. C. Sec. 1331) relating to the fees received from the issuance of licenses to nurses.

Also :
Senate File No. 786, a bill for an act to provide for an appropriation of \(\$ 50,000.00\) annually during the next biennial, improving school. conditions in coal mining camps.

\author{
W. H. Vance, \\ Chairman House Committee.
}

George S. Banta,
Chairman Senate Committee.
Report adopted.

\section*{HOUSE INSISTS ON AMENDMENTS}

Dodd of Howard moved that the House recede from its amendments to Senate File No. 351.

On the question, "Shall the House recede from its amendments to Senate File No. 351?'"

Ayes, 19
\begin{tabular}{lll} 
Bradley & Gordon & Powers \\
Clark & Hauge & Ramsey \\
Dodd & Knickerbocker & Rankin \\
Doolittle & Kime & Yenter \\
Elliott & Letts & Mr. Speaker \\
Garber of Adair & Mayne & \\
Gilbert & O'Donnell &
\end{tabular}

Nays, 73
\begin{tabular}{lll} 
Aldrich & Cibson & Mills \\
Allyn & Gilbertson & Moen \\
Anderson & Gilmore of Clay & Morgan \\
Beeman & Graham & Narey \\
Benz & Crimwood & Nervig \\
Berry & Hanna & Olson \\
Buffington & Held & Ontjes \\
Calhoun & Hinf & Or \\
Carter & Ingersoll & Parsons \\
Children & Justice & Peters \\
Colbert & Larson & Peterson \\
Edgington & LeValley & Runley \\
Fdson & Lockin & Sampson \\
Elson & Long & Santee \\
Emery & McClune & Schirmer \\
Fackler & McCulloch & Schulte \\
Forsling & McDonald & Scott of Appanoose \\
Francis & McGhee & Scott of Fremont \\
Garber of Floyd & Miller & Shores
\end{tabular}

Slemmons
Smith
Springer
Sterling
Stimson
Storey

Truax
Ulstad
Van Camp
Venard Wamstad Weaver

Weber
Westervelt
Wolfe
Year

Absent or not voting, 16
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Parrott \\
Becker & Gunderson & Perkins \\
Rlake & Harrison & Vance \\
Brady & Healy & Young \\
Criswell & Lake & \\
Donhowe & Moorhead &
\end{tabular}

So the House insisted on the House amendments to Senate File No. 351.

\section*{CONFERENCE COMMITTEE APPOINTED}

As a conference committee for Senate File No. 351, the Speaker appointed the following members on the part of the House:

Springer of Louisa.
Anderson of Winnebago.
Doolittle of Delaware.
LeValley of Franklin.

\section*{REPORT OF CONFERENCE COMMITTEE}

The conference committee for House File No. 451 submitted the following report:

Mr. Speaker-Your committee to whom was referred House File No. 451, as a conference committee to confer with the Senate conference committee, beg leave to say that the session of the said conference committee has been held and at seid meeting the committee recommend that the - House concur in the Senate amendments to said bill.
J. E. Wichman,
J. K. Hall,
M. B. Pitt,
J. M. Slosson.

Conferees on part of Senate.
W. C. Edson,
L. W. Powers,
J. H. McGhee.

Conferees on part of House.

I dissent from the recommendation of the majority.

> B. B. Shores.
> Conferee on part of House.

Rumley of Decatur moved the previous question.
Motion prevailed.
On the question, "Shall the report of the committee be adopted and the House concur in the Senate amendments?"

Ayes, 47
\begin{tabular}{lll} 
Recker & Grimwood & Powers \\
Beeman & Hanna & Rankin \\
Blake & Hauge & Sampson \\
Bradley & Ingersoll & Santee \\
Carter & Kime & Schrimer \\
Colbert & Knickerbocker & Schulte \\
Clark & Letts & Smith \\
Criswell & LeValley & Springer \\
Dodd & McGhee & Sterling \\
Donhowe & Miller & Weaver \\
Doolitle & Mills & Weber \\
Edson & Moorhead & Westervelt \\
Flliott & Norgan & Wolfe \\
Garber of Adair & Narey & Yenter \\
Gilbert & O'Ionnell & Mr. Speaker \\
Gilmore of Clay & Peters &
\end{tabular}

Nays, 49
\begin{tabular}{lll} 
Aldrich & Gordon & Peterson \\
Allyn & Graham & Ramsey \\
Anderson & Held & Rumley \\
Benz & Huft & Scott of Appanoose \\
Eerry & Justice & Scott of Fremont \\
Buffington & Lake & Shores \\
Calhoun & Larson & Semmons \\
Children & Lockin & Stimson \\
Edgington & Long & Mtorcy \\
Elson & McClune & Truax \\
Emery & McCulloch & Ulstad \\
Fackler & McDonald & Vance \\
Forsling & Moen & Venard \\
Francis & Nervig & Wamstad \\
Garber of Floyd & Olson & Sear \\
Gibson & Ontjes & \\
Gilbertson & Parsons &
\end{tabular}

Absent or not voting, 12
\begin{tabular}{lll} 
Aiken & Harrison & Parrott \\
Brady & Healy & Perkins \\
Cilmore of Cedar & Mayne & Van Camp \\
Gunderson & Orr & Young
\end{tabular}

The report of the committee was rejected and the IIouse refused to concur in. the Senate amendment.

\section*{COMMUNICATION FROM THE GOVERNOR}

A communication was received from the Governor announcing that he.had, on April 5th, approved the following bills:

House File No. 830.
House File No. 518.
House File No. 766.
House File No. 509.
House File No. 466.
House File No. 742.
House File No. 579.
House Filè No. 689.
House File No. 511.
House File No. 625.
House File No. 577.

Also that he had on April 6th approved the following bills:
House File No. 477.
Touse File No. 850.
House File No. 838.
House File No. 767.

Also that he had on April 7th, approved the following bills:
House File No. 672.
House File No. 677.
House File No. 710.
House File No. 405.
House File No. 669.
House File No. 576.

\section*{TAX REVISION COMMITTEE APPOINTED}

The Speaker appointed the following committee on the part of the House under the provisions of Senate Joint Resolution No. 9:

Narey of Dickinson.
Springer of Louisa.
Peters of Dallas.
Moen of Lyon.
On motion of Long of Jefferson the House adjourned until 8:00 p. m. this evening.

\section*{EVENING SESSION}

Pursuant to adjournment the House reconvened, Speaker pro tempore Larson in the chair.

\section*{INTRODUCTION OF BILLS}

By Sifting Committee, House File No. 873, a bill for an act to repeal chapter 326, acts of the Thirty-seventh General Assembly, (C. C. Sec. 1364) to (C. C. Sec. 1376) inclusively, relating to the regulation of vital statisties.

Read first and second time and passed on file.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 408, a bill for an act to regulate bonds required to be given in all judicial proceedings under the provisions of existing law and to repeal all provisions of existing law in conflict with the provisions of this act.

Read first and second time and referred to sifting committee.
Senate File No. 369, a bill for an act to amend the law as it appears in section eight hundred fifty-e ( \(850-\mathrm{e}\) ), of the supplement to the code, 1913, (C. C. Sec. 3673), relating to parks and parks boards, and providing for levy of taxes for park purposes, and the • issuance of warrants in anticipation of the collection of such taxes.

Read first and second time and referred to sifting committee.

Senate File No. 541 , a bill for an act to provide for the appointment of a State Director of Public School Nurses, and a County Public School Nurse in each county of the state, prescribing their duties, and providing for necessary rooms and equipment for carrying out the provisions of this act.

Read first and second time and referred to sifting committee.

Senate File No. 540, a bill for an act to amend seven hundred twenty-five (725), supplement to the code, 1913, (C. C. Sec. 3973), relating to the regulation of rates and service of gas, heat, water, light and street car service or power, furnished to users thereof by individuals or private corporations and authorizing cities and towns to enter into the contracts therefor.

Read first and second time and referred to sifting committee.

Senate File No. 765, a bill for an act to provide for a daily bal'ance sheet to be kept by the State Treasurer.

Read first and second time and referred to sifting committee.

Senate File No. 790, a bill for an act to repeal chapter three hundred sixty-six (366), acts of the Thirty-eighth (38) General Assembly, (C. C. Secs. 1986, 1989, inclusive) substitute therefor, relating to the commitment, detention, care and treatment of persons addicted to the excessive use of drugs, or intoxicating liquors.

Read first and second time and referred to sifting committee.

Senate File No. 791, a bill for an act to repeal section sixty-two (62) of the code, (C. C. 93) and to enact a substitute therefor providing that the Governor may offer rewards for the arrest and delivery of persons committing a certain class of crimes.

Read first and second time and referred to sifting committee.

Senate File No. 793, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction.
- Read first and second time and referred to committee on appropriations.

\section*{CONSIJERATION OF SENATE AMENDMENTS}

On request of Weaver of Polk, unanimous consent having been given, House File No. 635, a bill for an act to amend section seven hundred fifty-one (751) supplemental supplement to the code, 1915, (C. C. Sec. 3808), relating to the power of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, improve and repair streets, highways, avenues, alleys, public grounds, wharfis, landings and market places within such cities and towns; and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such assessments and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first, nineteen hundred eighteen, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out "Plain Talk" in line three of section two and inserting in lieu thereof the "Iowa Legionaire".

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes 68

Aiken
Aldrich
Becker
Beeman
Benz
Eerry
Bradley
Buffington
Carter Children Colbert
Donhowe
Toolittle
Edson
Emery
Fackler
Forsling
Garber of Floyd
Gibson
Gilbertson
Gilmore of Clay
Gordon
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Tustice
Kime
Knickerbocker
Larson

Forsling
Gibson
Gilbertson
rimore of Clay 

Harrison
Healy
Held
Huff
ingersoll
ustice
Knickerbocker
Larson

Long
McClune
McCulloch
McGhee
Moen
Morgan
Narey
Nervig'
O'Donnell
Olson
Ontjes
Orr
Parsons
Peterson
\begin{tabular}{lll} 
Rankin & Slemmons & Wamstad \\
Rumley & Snith & Weaver \\
Sampson & Stimson & Weber \\
Santee & Storey & Westervelt \\
Schrimer & Truax & Year \\
Scott of Appanoose & TIlstad & Young \\
Scott of Fremont & Van Camp & \\
Shores & Venard &
\end{tabular}

Nays, None

Absent or not voting, 40
Allyn
Anderson
Blake
Brady
Calhoun
Clark
Criswell
Dodd
Edgington
Ellittt
Elson
Francis
Garber of Adair
Gilbert
\begin{tabular}{ll} 
Gilmore of Cedar & Parrott \\
Graham & Perkins \\
Grimwood & Peters \\
Gunderson & Powers \\
Hauge & Ramsey \\
Lake & Schulte \\
Letts & Springer \\
LeValley & Sterling \\
Lockin & Vance \\
McDonald & Wolfe \\
Mayne & Yenter \\
Miller & Mr. Speaker \\
Mills &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 635.

House File No. 873, a bill for an act to repeal chapter 326, acts of the Thirty-seventh General Assembly, (C. C. Sec. 1364) to (C. C. Sec. 1376) inclusively, relating to the regulation of vital statistics, with report of sifting committee recommending passage, was taken up for consideration.

Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 73
\begin{tabular}{lll} 
Aiken & Carter & Garber of Floyd \\
Anderson & Children & Gibson \\
Becker & Colbert & Gilbert \\
Beeman & Donhowe & Gilbertson \\
Benz & Deolittle & Gilmore of Clay \\
Berry & Edson & Gordon \\
Rake & Fmery & Gunderson \\
Rradley & Fackler & Hanna \\
Buffington & Forsling & Harrison
\end{tabular}
Healy
Held
Huff
Ingersoll
Kime
Knickerbocker
Larson
Long
McClune
Mcculloch
McGhee
Miller
Moen
Moorhead
Morgan
Narey
\begin{tabular}{ll} 
Nervig & Smith \\
O'Donnell & Stimson \\
Olson & Storey \\
Ontjes & Truax \\
Orr & Ulstad \\
Parsons & Van Camp \\
Peters & Venard \\
Peterson & Wamstad \\
Rankin & Weaver \\
Rumley & Weber \\
Sampson & Westervelt \\
Santee & Year \\
Schrimer & Yenter \\
Scott of Fremont & Young \\
Shores & \\
Slemmons &
\end{tabular}

Nays, 1
Aldrich
Absent or not voting, 34
\begin{tabular}{|c|c|c|}
\hline Allyn & Graham & Perkins \\
\hline Brady & Grimwood & Powers \\
\hline Calhoun & Hauge & Ramsey \\
\hline Clark & Justice & Schulte \\
\hline Criswell & Lake & Scott of Appanoose \\
\hline Todd & Letts & Springer \\
\hline Edgington & LeValley & Sterling \\
\hline Plliott & Lockin & Vance \\
\hline Plison & McDonald & Wolfe \\
\hline Francis & Mayne & Mr. Speaker \\
\hline Mrrber of Adair & Mills & \\
\hline Gilmore of Cedar & Parrott & \\
\hline
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 790, a bill for an act to repeal chapter 366, acts of the Thirty-eighth General Assembly, (C. C. Sees. 1986 to 1989, inclusive), and to enact a substitute therefor, relating to the comraitment, detention, care and treatment of persons addicted to the excessive use of drugs, or intoxicating liquors, with report of appropriations committee recommending passage, was taken up for consideration.

Peters of Dallas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 70
\begin{tabular}{|c|c|c|}
\hline Aiken & Healy & Rumley \\
\hline Aldrich & Held & Sampson \\
\hline Becker & Huff & Santee \\
\hline Beeman & Ingersoll & Schirmer \\
\hline Benz & Justice & Scott of Appanoose \\
\hline Berry & Kime & Scott of Fremont \\
\hline Blake & Knickerbocker & Shores \\
\hline Bradley & Larson & Slemmons \\
\hline Euffington & Long & Smith \\
\hline Carter & McClune & Stimson \\
\hline Children & McCulloch & Storey \\
\hline Colbert & McGhee & Truax \\
\hline Edson & Miller & Ulstad \\
\hline Emery & Moen & Van Camp \\
\hline Fackler & Morgan & Venard \\
\hline Forsling & Narey & Wamstad \\
\hline Garber of Floyd & Nervig & Weaver \\
\hline Gibson & O'Donnell & Weber \\
\hline Gilbert & Olson & Westervelt \\
\hline Gilbertson & Orr & Year \\
\hline Gordon & Parsons & Yenter \\
\hline Gunderson & Peters & Young \\
\hline Hanna & Peterson & \\
\hline Harrison & Rankin & \\
\hline
\end{tabular}

Nays, None
Absent or not voting, 38

Allyn
Anderson
Brady
Calhoun
Clark
Criswell
Dodd
Donhowe
Doolittle
Edgington
Flliott
Elson
Francis

Garber of Adair
Gilmore of Cedar Gilmore of Clay Graham Grimwood Hauge
Lake
Letts
TeValley
Lockin
MéSonald
Mayne Mills

Moorhead
Ontjes
Parrott
Perkins
Powers
Ramsey
Schulte
Springer
Sterling
Vance
Wolfe
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 501, a bill for an act relating to the filing for record of certified plats, and description of land covered by drainage systems, describing the material and labor used in said systems, providing the necessary record books to be kept, and establishing the fees that may be charged by the county recorder, with report of sifting committee recommending passage was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 59
\begin{tabular}{lll} 
Aiken & Healy & Rankin \\
Aniterson & Held & Rumpley \\
Becker & Huff & Sampson \\
Penz & Ingersoll & Santee \\
Ferry & Kime & Schirmer \\
R1ake & Knickerbocker & Scott of Fremont \\
Buffington & Larson & Shores \\
Carter & LeValley & Slemmons \\
Clark & Long & Smith \\
Colbert & Mclune & Springer \\
Fdson & Miller & Storey \\
Ftnery & Moorhead & Ulstad \\
Fackler & Morgan & Van Camp \\
Forsling & Narey & Venard \\
Garber of Adair & O'Donnell & Weaver \\
Gibson & Olson & Weber \\
Gilbert & Orr & Westervelt \\
Gordon & Parsons & Year \\
Hanna & Peters & Yenter \\
Harrison & Peterson &
\end{tabular}

Nays, 20
\begin{tabular}{lll} 
Aldrich & Gilmore of Clay & Ontjes \\
Beeman & Gunderson & Scott of Appanoose \\
Bradley & Justice & Stimson \\
Clildren & McCulloch & Iruax \\
Donhowe & McGhee & Wamstad \\
Garber of Floyd & Moen & Young \\
Gilbertson & Nervig &
\end{tabular}

Absent or not voting, 29
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Parrott \\
Hrady & Graham & Perkins \\
Calhoun & Grimwood & Powers \\
Criswell & Hauge & Pamsey \\
Dodd & Yake & Schulte \\
Doolittle & Ietts & Sterling \\
Edgington & Lockin & Vance \\
Flliott & McDonald & Volfe \\
Elson & Mayne & Mr. Speake \\
Francis & Mills &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 617, a bill for an act to prohibit the sale or dis-
posal of shares of corporate stock in conjunction with policies of insurance, with report of sifting committee recommending passage, was taken up for consideration.

Garber of Adair moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 59
\begin{tabular}{lll}
\begin{tabular}{ll} 
Becker \\
Beeman \\
Bradley
\end{tabular} & \begin{tabular}{l} 
Held \\
Ingersoll
\end{tabular} & \begin{tabular}{l} 
Peterson \\
Rankin
\end{tabular} \\
Buffington & Justice & Sampson \\
Carter & Kime & Santee \\
Children & Knickerbocker & Schirmer \\
Clark & Larson & Scott of Appanoose \\
Colbert & LeValley & Scott of Fremont \\
Dodd & McClune & Slemmons \\
Edson & Miller & Smith \\
Emery & Moen & Stimson \\
Fackler & Moorhead & Storey \\
Forsling & Morgan & Ulstad \\
Garber of & Adair & Narey \\
Garber of Floyd & ODonnell & Olson \\
Gibson & Vancemp \\
Gilbert & Ontjes & Vence \\
Hanna & Orr & Wamstad \\
Harrison & Parsons & Weaver \\
Healy & Peters & Weber \\
& & Westervelt \\
& & Year
\end{tabular}

Nays, 11
\begin{tabular}{lll} 
Aldrich & Gilbertson & Rumley \\
Benz & Gunderson & Truax \\
Berry & McCulloch & Yenter \\
Blake & McGhee &
\end{tabular}

Absent or not voting, 38

Aiken
Allyn
Anderson
Brady Calhoun
Criswell
Donhowe
Doolittle
Edgington
Elliott
Elson
Francis
Gilmore of Cedar
\begin{tabular}{ll} 
Gilmore of Clay & \begin{tabular}{l} 
Nervig \\
Gordon
\end{tabular} \\
Graham & Parrott. \\
Grimwood & Perkins \\
Hauge & Powers \\
Huff & Ramsey \\
Lake & Schulte \\
Letts & Shores \\
Lockin & Springer \\
Long & Sterling \\
McDonald & Wolfe \\
Mayne & Young \\
Mr. & Mreaker
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to. .

Senate File No. 785, a bill for an act to repeal section one hundred seventy-r (170-r), supplemental supplement to the code of lowa, 1915, (C. C. Sec. 276), and to enact a substitute therefor and to amend section one hundred seventy-s (170-s), supplemental supplement to the code of Iowa, 1915, (C. C. Sec. 277), relating to the creation of a state board of audit and defining their duties, with report of committee recommending passage was taken up for consideration.

Unanimous consent having been obtained to suspend the rules prohibiting the second and third reading of a bill on the same day, Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{lll} 
Aiken & Hanna & Peters \\
Aldrich & Harrison & Peterson \\
Becker & Healy & Rankin \\
Beeman & Held & Rumley \\
Benz & Huff & Sampson \\
Berry & Ingersoll & Santee \\
Blake & Justice & Schirmer \\
Bradley & Kime & Scott of Appanoose \\
Buffington & Knickerbocker & Scott of Fremont \\
Carter & Larson & Shores \\
Children & LeValley & Slemmons \\
Clark & McClune & Smith \\
Colbert & McCulloch & Stimson \\
Donhowe & McGhee & Storey \\
Edson & Miller & Truax \\
Elliott & Moorhead & Venard \\
Emery & Morgan & Wamstad \\
Fackler & Narey & Weaver \\
Garber of Adair & Nervig & Weber \\
Garber of & Floyd & O'Donnell \\
Gibson & Olson & Westervelt \\
Gilbert & Ontjes & Year \\
Gilbertson & Orr & Yenter \\
Gilmore of Clay & Parsons & \\
\end{tabular}

Nays, None

Absent or not voting, 38
\begin{tabular}{lll} 
Allyn & Graham & Perkins \\
Anderson & Grimwood & Powers \\
Brady & Gunderson & Ramsey \\
Calhoun & Hauge & Schulte \\
Criswell & Lake & Springer \\
Dodd & Letts & Sterling \\
Doolittle & Lockin & Ulstad \\
Edgington & Long & Van Camp \\
Elson & McDonald & Vance \\
Forsling & Mayne & Wolfe \\
Francis & Mills & Young \\
Gilmore of Cedar & Moen & Mr. Speaker \\
Gordon & Parrott &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 310, a bill for an act to establish a civil service commission in cities organized under chapter fourteen-d (14-d), title five (V), supplemental supplement to the code, 1915, (compiled code, Chapter 40, title XIII), prescribing the duties of the commission and providing for the hearing and determining of charges filed against employes, with report of committee recommend passage was taken up for consideration.

O'Donnell of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 68
\(\left.\begin{array}{lll}\begin{array}{ll}\text { Aldrich } \\
\text { Becker }\end{array} & \begin{array}{l}\text { Garber of Floyd } \\
\text { Beeman }\end{array} & \begin{array}{l}\text { Gibson } \\
\text { Meorhead }\end{array} \\
\text { Benz } & \text { Gilbertson } & \text { Morgan }\end{array}\right]\)\begin{tabular}{l} 
Narey \\
Berry
\end{tabular}
Storey
Truax
Ulstad
Van Camp

\author{
Venard Wamstad \\ Weaver \\ Weber
}
Westervelt
Year Yenter

Nays, 2
Knickerbocker Scott of Appanoose
Absent or not voting, 38
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Graham \\
Allyn
\end{tabular} & Ontjes \\
Anderson & Grimwood & Parrott \\
Bradley & Gunderson & Perkins \\
Brady & Hauge & Powers \\
Calhoun & Held & Ramsey \\
Criswell & Lake & Schulte \\
Doolittle & Letts & Springer \\
Edgington & Lockin & Sterling \\
Elson & Long & Vance \\
Francis & McDonald & Wolfe \\
Gilbert & Mayne & Young \\
Gilmore of Cedar & Mills & Nervig
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 290, a bill for an act to amend section thirteen (13) of chapter two hundred and seventy-five (275), of the acts of the Thirty-eighth (38th) General Assembly of Iowa, (compiled code, Sec. 3056), relating to statements to be filed by manufacturers of motor vehicles, showing models, prices and weights of such vehicles each year, with report of sifting committee recommending amendment and passage was taken up for consideration.

On motion of Becker of Clayton the following amendments proposed by the sifting committee, were adopted :

Amend Senate File No. 290 by striking out all of section one (1) and inserting in lieu thereof the following:

Sec. 1. That section thirteen (13), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly (C. C. Sec. 3056), be amended by striking out of the fourth line the word and figures "June, 1919," and inserting in lieu thereof the word and figures "September, \(1921, "\). Also by striking out of the seventh line of said section the word "June" and inserting in lieu thereof the word "September".

Speaker McFarlane in the chair.
Becker of Clayton moved that the bill be read a third time now
and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 71
Becker
Beeman
Benz
Blake
Bradley
Buffington
Carter
Children
Clark
Colbert
Dodd
Edson
Elliott
Emery
Fackler
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Clay
Gordon
Hanna

Harrison
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Larson
LeValley
McClune
McCulloch
McGhee
Miller
Moen
Moorhead
Narey
Nervig
Ontjes
Orr
Parsons
Peters
Peterson
Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson
Storey
Truax
Ulstad
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Young
Mr. Speaker

Nays, 3
Aldrich
Berry
Gunderson

Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & Graham & Olson \\
Allyn & Grimwood & Parrott \\
Brady & Hauge & Perkins \\
Anderson & Lake & Powers \\
Calhoun & Letts & Ramsey \\
Criswell & Lockin & Schulte \\
Donhowe & Long & Springer \\
Doolittle & McDonald & Sterling \\
Edgington & Mayne & Vance \\
Elson & Mills & Wolfe \\
Erancis & Morgan & \\
Gilmore of Cedar & O'Donnell &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 399, a bill for an act repealing sections three hundred eight-eight (388), of the code, (C. C. Sec. 689), three
hundred eighty-nine (389), of the code, (C. C. Sec. 690), three hundred ninety (390), of the code, (C. C. Sec. 691), three hundred uinety-one (391), of the code, (C. C. Sec. 692), and three hundred ninety-two (392), of the code, (C. C. Sec. 693), relating to the commissioners for Iowa in other states, and enacting a substitute therefor, with report of sifting committee recommending passage, was taken up for consideration.

Dodd of Howard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 72

Aldrich
Becker
Beeman
Benz
Berry
Blake
Bradley
Buffington
Carter
Children
Clark
Colbert
Dodd
Donhowe.
Edson
Elliott
Emery
Fackler
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilmore of Clay
Gordon

Gunderson
Hanna
Harrison
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Larson
LeValley
McClune
McCulloch
McGhee
Miller
Moen
Moorhead
Morgan
Narey
Nervig
Parsons
Peters
Peterson

Rankin
Rumley
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson
Storey
Traux
Ulstad
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Young
Mr. Speaker

Nays, 2
Gilbertson Orr
Absent or not voting, 34
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Edgington \\
Allyn
\end{tabular} & Hauge \\
Anderson & Elson & Lake \\
Brady & Forsling & Letts \\
Calhoun & Francis & Lockin \\
Criswell & Gilmore of Cedar & Long \\
Doolittle & Graham & McDonald \\
& Grimwood & Mayne
\end{tabular}

Mills
O'Donnell
Olson
Ontjes
Parrott

Perkins
Powers
Ramsey
Schulte
Springer

Sterling
Vance
Wolfe
Wer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 648, a bill for an act to amend the law as it appears in section 2407, supplemental supplement to the code, 1915, relating to punishment for violation of liquor injunctions, with report of sifting committee recommendng passage was taken up for consideration.

Emery of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was'read a third time.

On the question, "Shall the bill pass?"
Ayes, 57
\begin{tabular}{lll} 
Aiken & Gilmore of Clay & Parsons \\
Becker & \begin{tabular}{l} 
Gordon \\
Beeman
\end{tabular} & Gunderson \\
Berry & Hanna & Reters \\
Blake & Healy & Rumin \\
Buffington & Ingersoll & Sampson \\
Carter & Kime & Santee \\
Children & Knickerbocker & Schirmer \\
Clark & Smith \\
Colbert & Larson & Stimson \\
Dodd & LeValley & Van Camp \\
Donhowe & Long & Vance \\
Edson & McClune & Venard \\
Elliott & McCulloch & Wamstad \\
Fackler & McGhee & Weaver \\
Garber of & Adair & Miller \\
Garber of Floyd & Moorhead & Weber \\
Gilbert & Margan & Westervelt \\
Gilbertson & Narey & Year \\
& Olson & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, 20
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Huff \\
Benz
\end{tabular} & \begin{tabular}{l} 
Sustice
\end{tabular} \\
Bradley & Moen & Shores
\end{tabular}

Absent or not voting, 31
\begin{tabular}{lll} 
Allyn & Grimwood & Perkins \\
Anderson & Hauge & Peterson \\
Brady & Held & \\
Calhoun & Lake & Powers \\
Criswell & Letts & Ramsey \\
Doolittle & Lockin & Schulte \\
Edgington & McDonald & Springer \\
Elson & Mayne & Sterling \\
Francis & Milmore of Cedar & Mervig \\
Graham & Parrott & Wolfe \\
Gills & &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 730, a bill for an act to repeal section six hundred ninety-four-c forty-nine (694-c49), supplemental supplement to the code, 1915, (C. C. Sec. 6890), relaṭing to shorthand reporters, and enacting a substitute therefor, with report of sifting committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"'
Ayes, 56
\begin{tabular}{ll} 
- Becker & Hanna \\
Blake & Healy \\
Bradley & Huff \\
Buffington & Ingersoll \\
Carter & Justice \\
Clark & Kime \\
Colbert & Knickerbocker \\
Dodd & Larson \\
Donhowe & McClune \\
Edson & McCulloch \\
Elliott & McGhee \\
Fackler & Miller \\
Forsling & Moorhead \\
Garber of Adair & Morgan \\
Garber of Floyd & Narey \\
Gibson & Nervig \\
Gilbert & O'Donnell \\
Gilmore of Clay & Olson \\
Gordon & Ontjes
\end{tabular}
Parsons
Peters
Sampson
Santee
Schirmer
Scott of Fremont
Slemmons
Smith
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Yenter
Mr. Speaker

Nays, 7

Aldrich
Berry
Emery

Long
Moen
Rumley

Shores

Absent or not voting, 45
\begin{tabular}{lll} 
Aiken & Graham & Perkins \\
Allyn & Grimwood & Peterson \\
Anderson & Gunderson & •Powers \\
Beeman & Harrison & Ramsey \\
Benz & Hauge & Rankin \\
Brady & Held & Schulte \\
Calhoun & Lake & Scott of Appanoose \\
Children & Letts & Springer \\
Criswell & LeValley & Sterling \\
Doolittle & Lockin & Stimson \\
Edgington & McDonald & Storey \\
Elson & Mayne & Ulstad \\
Francis & Mills & Wolfe \\
Gilbertson & Orr & Year \\
Gilmore of Cedar & Parrott & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 374, a bill for an act appropriating four hundred dollars ( \(\$ 400.00\) ) to indemnify S. E. Beaston for horses killed by the state veterinarian, with report of sifting committee recommending passage, was taken up for consideration.

Edson of Buena. Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 76
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Donhowe \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Harrison \\
Becker
\end{tabular} \\
Edson & Healy \\
Beeman & Elliott & Held \\
Benz & Emery & Huff \\
Berry & Fackler & Ingersoll \\
Blake & Forsling & Justice \\
Bradley & Garber of Adair & Kime \\
Buffington & Garber of Floyd & Knickerbocker \\
Carter & Gibson & Larson \\
Children & Gilbertson & LeValley \\
Clark & Gilmore of Clay & McClune \\
Colbert & Gordon & McCulloch \\
Dodd & Gunderson & McGhee \\
& Hanna & Miller
\end{tabular}

Moen
Moorhead
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr
Parsons
Peters
Peterson
Rumley
Nays, 2
Long Morgan
Absent or not voting, 30
\begin{tabular}{lll} 
Allyn & Gilmore of Cedar & Parrott \\
Anderson & Graham & Perkins \\
Brady & Grimwood & Powers \\
Calhoun & Hauge & Ramsey \\
Criswell & Lake & Rankin \\
Doolittle & Letts & Schulte \\
Edgington & Lockin & Springer \\
Elson & McDonald & Sterling \\
Francis & Mayne & Stimson \\
Gilbert & Mills & Wolfe
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 588, a bill for an act to amend section 254-a14 of the 1913 supplement to the code, relating to delinquency in children, and providing for the punishment of any person responsible for, or in any way contributing to, the delinquency, or other offenses of any child, and conferring concurrent jurisdiction in the judges of the juvenile court to hear and dispose of such contributory delinquency cases, with report of sifting committee recommending passage, was taken up for consideration.

Parsons of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 67
\begin{tabular}{ll} 
Aiken & Harrison \\
Aldrich & Held \\
Becker & Huff \\
Beeman & Ingersoll \\
Benz & Justice \\
Berry & Kime \\
Blake & Knickerbocker \\
Bradley & Larson \\
Buffington & LeValley \\
Carter & Long \\
Clark & McClune \\
Colbert & McCulloch \\
Donhowe & McGhee \\
Edson & Miller \\
Elliott & Moen \\
Emery & Moorhead \\
Fackler & Narey \\
Garber of Adair & Nervig \\
Gibson & Olson \\
Gilmore of Clay & Parsons \\
Gordon & Peters \\
Gunderson & Rankin \\
Hanna & Sampson
\end{tabular}

Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Year
Young
Mr. Speaker

Orr
Absent or not voting, 38

Allyn
Anderson
Brady
Calhoun
Children
Criswell
Doolittle
Edgington
Elson
Forsling
Francis
Garber of Floyd
Gilbert
Gilbertson
Gilmore of Cedar
Graham
Grimwood
Hange
Healy
Lake
Letts
Lockin
McDonald
Mayne
Mills
O'Donnell

Ontjes
Parrott
Perkins
Peterson
Powers
Ramsey
Rumley
Schulte
Springer
Sterling
Wolfe
Yenter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 645, a bill for an act to amend section 1824 of the code as amended by chapter 240 of the acts of the Thirtyeighth General Assembly, 1919, relating to fraternal beneficiary societies, orders and associations, and providing who may be beneficiaries under certificates issued by such societies, with report of sifting committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 60
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Clay \\
Becker
\end{tabular} & \begin{tabular}{l} 
Ontjes \\
Pardon
\end{tabular} \\
Beeman & Hanna & Parsons \\
Benz & Harrison & Peters \\
Berry & Healy & Peterson \\
Blake & Huff & Rankin \\
Buffington & Ingersoll & Sampson \\
Carter & Sastee \\
Children & Kime & Schirmer \\
Clark & Knickerbocker & Slemmons \\
Colbert & Larson & Smith \\
Dodd & LeValley & Truax \\
Edson & Long & Van Camp \\
Elliott & McCulloch & Venard \\
Emery & Wamstad \\
Fackler & McGhee & Weaver \\
Forsling & Miller & Weber \\
Garber of Adair & Moorhead & Nestervelt \\
Garber of & Floyd & Nervig \\
Gibson & Olson & Year \\
& & Yenter \\
& & Mr. Speaker
\end{tabular}

Nays, 9
\begin{tabular}{lll} 
Aldrich & McClune & Shores \\
Gilbertson & Moen & Stimson \\
Held & Scott of Appanoose & Ulstad
\end{tabular}

Absent or not voting, 39
\begin{tabular}{|c|c|c|}
\hline Allyn & Graham & Parrott \\
\hline Anderson & Grimwood & Perkins \\
\hline Bradley & Gunderson: & Powers \\
\hline Brady & Hauge & Ramsey \\
\hline Calhoun & Lake & Rumley \\
\hline Criswell & Letts & Schulte \\
\hline Donhowe & Lockin & Scott of Fremont \\
\hline Doolittle & McDonald & Springer \\
\hline Edgington & Mayne & Sterling \\
\hline Elson & Mills & Storey \\
\hline Francis & Morgan & Vance \\
\hline Gilbert & O'Donnell & Wolfe \\
\hline Gilmore of Cedar & Orr & Young \\
\hline
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 646, a bill for an act to amend section eighteen
hundred thirty-two (1832) of the supplement to the code, 1913, (C. C. 5564), relating to the matter of fraternal beneficiary societies, orders, or associations, with report of sifting committee recommending passage, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 60
\begin{tabular}{lll} 
Aiken & Hanna & Peters \\
Becker & Healy & Peterson \\
Beeman & Huff & Rankin \\
Berry & Ingersoll & Sampson \\
Blake & Justice & Santee \\
Bradley & Kime & Schirmer \\
Buffington & Knickerbocker & Shores \\
Carter & Larson & Slemmons \\
Children & Long & Smith \\
Clark & McCulloch & Truax \\
Dodd & Miller & Ulstad \\
Donhowe & Moen & Van Camp \\
Elliott & Moorhead & Venard \\
Fackler & Morgan & Wamstad \\
Garber of Adair & Narey & Weaver \\
Garber of Floyd & Nervig & Weber \\
Gibson & O'Donnell & Westervelt \\
Gilbert & Olson & Year \\
Gilmore of Clay & Ontes & Yenter \\
Gordon & Parsons & Mr. Speaker \\
& &
\end{tabular}

Nays, 5
\begin{tabular}{ll} 
Edson & McGhee \\
Emery & Orr
\end{tabular}

Scott of Appanoose

Absent or not voting, 43
\begin{tabular}{lll} 
Aldrich & Graham & Perkins \\
Allyn & Grimwood & \\
Anderson & Gunderson & Powers \\
Benz & Harrison & Ramsey \\
Brady & Hauge & Rumley \\
Calloun & Held & Schulte \\
Colbert & Lake & Scott of Fremont \\
Criswell & Letts & Springer \\
Doolittle & LeValley & Sterling \\
Edgington & Lockin & Stimson \\
Elson & McClune & Storey \\
Forsling & McDonald & Vance \\
Francis & Mayne & Volfe \\
Gilbertson & Mills & Young \\
Gilmore of Cedar & Parrott &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 743, a bill for an act to amend the law as it appears in chapter three hundred fifty-two (352), acts of the Thirtyeighth General Assembly, (C. C. Sec. 6318), relating to the filing of chattel mortgages, bills of sale and other instruments affecting the title to or encumbrance of personal property and providing fees to be paid therefor, and to the indexing of real estate mortgages in a chattel mortgage index provided for that purpose, giving to such real estate mortgages so indexed the effect of chattel mortgages, with report of sifting committee recommending passage, was taken up for consideration.

Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 56
Aiken
Becker
Beeman
Berry
Blake
Bradley
Buffington
Carter
Clark
Colbert
Jodd
Donhowe
Edson
Elliott
Emery
Fackler
Forsling
Garber of Adair
Garber of Floyd
Gibson
Gilbert
Gilmore of Clay
Gordon
Gunderson
Hanna
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Larson
McClune
Miller
Moen
Moorhead
Morgan

Narey
Nervig
Olson
Peterson
Powers
Sampson
Santee
Schirmer
Smith
Van Camp
Venard
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Mr. Speaker

Nays, 14
\begin{tabular}{lll} 
Benz & McGhee & Slemmons \\
Children & Orr & Stimson \\
Gilbertson & Peters & Storey \\
Long & Parsons & Truax \\
McCulloch & Scott of Appanoose &
\end{tabular}

Absent or not voting, 38
\begin{tabular}{lll} 
Aldrich & Harrison & Ramsey \\
Allyn & Hauge & Rankin \\
Anderson & Lake & Rumley \\
Brady & Letts & Schulte \\
Calhoun & LeValley & Scott of Fremont \\
Criswell & Lockin & Shores \\
Doolittle & McDonald & Springer \\
Edgington & Mayne & Sterling \\
Elson & Mills & Ulstad \\
Francis & O'Donnen & Vance \\
Gilmore of Cedar & Ontjes & Wolfe \\
Graham & Parrott & Young \\
Grimwood & Perkins &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Grimwood of Jones, unanimous consent having been obtained, House File No. 300 was withdrawn from the sifting committee and from further consideration by the House.

\section*{CONFERENCE COMMITTEE APPOINTED}

As a second conference committee for House File No. 451 the Speaker appointed the following members on the part of the House :

Westervelt of Greene.
Sampson of Audubon.
Van Camp of Muscatine.
McClune of Mahaska.
On motion of Dodd of Howard the House adjourned until 8:30 a. m., Friday.

\section*{JOURNAL OF THE HOUSE}

\section*{Hall of the House of Representatives, Des Moines, April 8, 1921.}

House met pursuant to adjournment, Speaker McFarlane in the chair.

Prayer was offered by the Rev. S. Cox, pastor of Westminster Presbyterian chürch, Des Moines.

Journal of April 8th corrected and approved.
Anderson of Winnebago moved that no bills be considered after eleven o'clock a. m. except appropriation bills.

Motion prevailed.

\section*{RESOLUTION}

Weaver of Polk offered the following resolution:
Whereas, The chairmanship of the committee on enrolled bills involves a service requiring the utmost care, tedious labor and constant application, performed unselfishly in the offices of the House and out of the public eye, and;

Whereas, the gentleman from Madison, Honorable W. H. Vance; has with smiling face, courtesy of manner and undeviating fidelity discharged the hard responsibilities of the office named throughout the session of the Thirty-ninth General Assembly:

Be It Resolved by the House, that it takes real pleasure in expressing to Mr. Vance its deep appreciation of his unselfish service as chairman of the committee on enrolled bills, and we unite as one man in wishing him and his good wife long life and happiness.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Weaver moved its adoption. Motion prevailed and the resolution was adopted by the unanimous vote of the House.

\section*{CONSIDERATION OF BILLS}

Senate File No. 440, a bill for an act to repeal section 729-a, supplement to the code, 1913, providing for the power of library
trustees to contract for use of books for public libraries, with report of sifting committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Grimwood \\
Becker \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Qunderson \\
Benz
\end{tabular} \\
Hanna & Ramsey \\
Berry & Healy & Sampson \\
Bradley & Held & Santee \\
Brady & Huff & Schirmer \\
Buffington & Ingersoll & Scott of Appanoose \\
Calhoun & Kime & Scott of Fremont \\
Carter & Knickerbocker & Shores \\
Children & LeValley & Slemmons \\
Clark & McCulloch & Springer \\
Colbert & McDonald & Sterling \\
Criswell & McGhee & Storey \\
Dodd & Miller & Ulstad \\
Edson & Moen & Van Camp \\
Elson & Moorhead & Vance \\
Emery & Morgan & Venard \\
Francis & Narey & Wamstad \\
Garber of Floyd & Ontjes & Weaver \\
Gilmore of Cedar & Orr & Warsons \\
Gilmore of Clay & Peters & Wolfervelt \\
& & Year \\
& & Mr. Speaker
\end{tabular}

Nays, None
Absent or not voting, 42
\begin{tabular}{lll} 
Aiken & Gordon & O’Donnell \\
Allyn & Graham & Olson \\
Anderson & Harrison & Parrott \\
Blake & Hauge & Perkins \\
Donhowe & Justice & Powers \\
Doolittle & Lake & Rankin \\
Edgington & Larson & Rumley \\
Elliott & Letts & Schulte \\
Fackler & Lockin & Smith \\
Forsling & Long & Stimson \\
Garber of Adair & McClune & Truax \\
Gibson & Mayne & Weber \\
Gilbert & Mills & Yenter \\
Gilbertson & Nervig & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 441, a bill for an act to repeal section seven hundred twenty-eight (728), supplemental supplement to the code, 1915 (compiled C. 3750), relating to library trustees, with report of sifting committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{lll} 
Allyn & Healy & Sampson \\
Anderson & Held & Santee \\
Becker & Huff & Schirmer \\
Beeman & Ingersoll & Scott of Appanoose \\
Berry & Justice & Scott of Fremont \\
Bradley & Kime & Shores \\
Brady & Knickerbocker & Slemmons \\
Buffington & LeValley & Smith \\
Calhoun & McCulloch & Stimson \\
Garter & McDonald & Storey \\
Clark & McGhee & Ulstad \\
Colbert & Miller & Van Camp \\
Dodd & Moen & Vance \\
Doolittle & Moorhead & Venard \\
Elson & Morgan & Wamstad \\
Emery & Narey & Weaver \\
Francis & Ontjes & Weber \\
Garber of Adair & Orr & Westervelt \\
Garber of Floyd & Parsons & Wolfe \\
Gilmore of Cedar & Peters & Year \\
Grimwood & Peterson & Mr. Speaker \\
Gunderson & Ramsey & \\
Hanna & Rankin &
\end{tabular}

Nays, None
Absent or not voting, 41
\begin{tabular}{lll} 
Aiken & Gilbertson & Nervig \\
Aldrich & Gilmore of Clay & O'Donnell \\
Benz & Gordon & Olson \\
Blake & Graham & Parrott \\
Children & Harrison & Perkins \\
Criswell & Hauge & Powers \\
Donhowe & Lake & Rumley \\
Edgington & Larson & Schulte \\
Edson & Letts & Springer \\
Elliott & Lockin & Sterling \\
Fackler & Long & Truax \\
Forsling & McClune & Yenter \\
Gibson & Mayne & Young \\
Gilbert & &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 765, a bill for an act to provide for a daily balance sheet to be kept by the state treasurer, was taken up for consideration.

Gilmore of Clay moved that the bill be read a. third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 71
\begin{tabular}{lll} 
Aiken & Grimwood & Peterson \\
Aldrich & Gunderson & Ramsey \\
Anderson & Hanna & Rankin \\
Becker & Healy & Sampson \\
Beeman & Held & Santee \\
Benz & Huff & Schirmer \\
Berry & Ingersoll & Scott of Appanoose \\
Bradley & Justice & Scott of Fremont \\
Brady & Kime & Shores \\
Buffington & Knickerbockẻr & Slemmons \\
Children & Lake & Smith \\
Clark & Larson & Springer \\
Colbert & LeValley & Stimson \\
Dodd & McClune & Ulstad \\
Donhowe & McCulloch & Van Camp \\
Doolittle & McDonald & Vance \\
Elson & McGhee & Venard \\
Emery & Miller & Wamstad \\
Francis & Moen & Weaver \\
Garber of Adair & Narey & Weber \\
Garber of Floyd & Nervig & Wolfe \\
Gilbertson & Ontjes & Year \\
Gilmore of Cedar & Parsons & Mr. Speaker \\
Gilmore of Clay & Peters &
\end{tabular}

Nays, None
Absent or not voting, 37
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Graham \\
Blake
\end{tabular} & \begin{tabular}{l} 
Harrison
\end{tabular} \\
Calhoun & Hauge & \begin{tabular}{l} 
Parrott \\
Perkins
\end{tabular} \\
Carter & Letts & Powers \\
Criswell & Lockin & Rumley \\
Edgington & Long & Schulte \\
Edson & Mayne & Sterling \\
Elliott & Mills & Storey \\
Fackler & Moorhead & Truax \\
Forsling & Morgan & Westervelt \\
Gibson & O'Donnell & Yenter \\
Gilbert & Olson & Young \\
Gordon & Orr &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.为

Senate File No. 675, a bill for an act to amend section four thousand nine hundred ninety-nine-a-nine (4999-a9) supplemental supplement to the code, 1915, (C. C. Sec. 1064), relating to fire escapes, with report of sifting committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?",
Ayes, 67
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Grimwood \\
Gunderson
\end{tabular} & \begin{tabular}{l} 
Ramsey \\
Anderson
\end{tabular} \\
Becker & Hanna & Rankin \\
Beeman & Healy & Sampson \\
Berry & Huff & Santee \\
Bradley & Ingersoll & Schirmer \\
Brady & Justice & Scott of Appanoose \\
Buffington & Kime & Scott of Fremont \\
Calhoun & Knickerbocker & Shores \\
Carter & Lake & Slemmons \\
Children & Larson & Smith \\
Colbert & LeValley & Stimson \\
Donhowe & McCulloch & Van Camp \\
Doolittle & McDonald & Vance \\
Elson & McGhee & Venard \\
Emery & Miller & Wamstad \\
Fackler & Narey & Weaver \\
Francis & Nervig & Weber \\
Garber of Floyd & Ontjes & Wolfe \\
Gibson & Orr & Year \\
Gilbertson & Parsons & Mr. Speaker \\
Gilmore of Cedar & Peters & \\
Gilmore of Clay & Peterson &
\end{tabular}

Nays, None
Absent or not voting, 41
Aiken
Allyn
Benz
Blake
Clark
Criswell
Dodd
Edgington
Edson

Edson

Elliott
Forsling
Garber of Adair
Gilbert
Gordon
Graham
Harrison
Hauge
Held

Letts
Lockin
Long
McClune
Mayne
Mills
Moen
Moorhead
Morgan

O'Donnell
Olson
Parrott
Perkins
Powers

Rumley
Schulte
Springer
Sterling
Storey

Truax
Westervelt
Yenter
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 606, a bill for an act to amend section fortynine hundred ninety-nine-a two (4999-a2), supplement to the code, 1913, (C. C. 860), relating to safety appliances and operation of dangerous machinery by minors, with report of sifting committee recommending passage, was taken up for consideration.

Sampson of Audubon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question. "Shall the bill pass?"

Ayes, 69
\begin{tabular}{ll} 
Anderson & Healy \\
Benz & Held \\
Bradley & Hufi \\
Brady & Ingersoll \\
Calhoun & Justice \\
Carter & Kime \\
Children & Knickerbocker \\
Clark & Lake \\
Colbert & Larson \\
Criswell & LeValley \\
Doolittle & Long \\
Edson & McClune \\
Emery & McCulloch \\
Fackler & McGhee \\
Forsling & Miller \\
Francis & Moen \\
Garber of Adair & Morgan \\
Garber of Floyd & Narey \\
Gibson & Nervig \\
Gilmore of Clay & Ontjes \\
Grimwood & Parsons \\
Gunderson & Peters \\
Hanna & Peterson
\end{tabular}

Ramsey
Rankin
Sampson
Santee
Schirmer
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Sterling
Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Mr. Speaker

Nays, None

Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & Gilbert & O'Donnell \\
Aldrich & Gilbertson & Olson \\
Allyn & Gilmore of Cedar & Orr \\
Becker & Gordon & Parrott \\
Beeman & Graham & Perkins \\
Berry & Harrison & Powers \\
Blake & Hauge & Rumley \\
Buffington & Letts & Schulte \\
Dodd & Lockin & Smith \\
Donhowe & McDonald & Springer \\
Edgington & Mayne & Westervelt \\
Elliott & Malls & Yenter \\
Elson & Moorhead & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 444, a bill for an act to repeal section two thousand eight hundred eighty-eight-h (2888-h) supplementa? supplement to the code, 1915, (C. C. 2775), relating to library commissions and free public school libraries, with report of appropriations committee recommending passage, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 69
\begin{tabular}{lll} 
Allyn & Grimwood & Peters \\
Anderson & Gunderson & Peterson \\
Beeman & Hanna & Ramsey \\
Bradley & Healy & Rankin \\
Brady & Held & Santee \\
Calhoun & Huff & Schirmer \\
Carter & Ingersoll & Schulte \\
Children & Knickerbocker & Scott of Fremont \\
Clark & Lake & Shores \\
Dodd & Larson & Smith \\
Donhowe & LeValley & Sterling \\
Doolittle & McClune & Stimson \\
Edgington & McCulloch & Truax \\
Edson & McDonald & Van Camp \\
Elliott & iMcGhee & Vance \\
Emery & Mayne & Venard \\
Fackler & Miller & Wamstad \\
Francis & Morgan & Weaver \\
Garber of Adair & Narey & Weber \\
Garber of Floyd & O'Donnell & Westervelt \\
Gibson & Ontjes & Wolfe \\
Gilmore of Cedar & Parrott & Year \\
Gilmore of Clay & Parsons & Mr. Speaker
\end{tabular}

Nays, 3
Justice
Orr
Slemmons
Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Gilbertson & Nervig \\
Aldrich & Gordon & Olson \\
Becker & Graham & Perkins \\
Benz & Harrison & Powers \\
Berry & Hauge & Rumley \\
Blake & Kime & Sampson \\
Buffington & Letts & Scott of Appanoose \\
Colbert & Lockin & Springer \\
Criswell & Long & Storey \\
Elson & Mills & Ulstad \\
Forsling & Moen & Yenter \\
Gilbert & Moorhead & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 771, a bill for an act to repeal secs. one hundred forty-nine (149), one hundred fifty-nine (159), one hundred sixty (160), two hundred two (202), two thousand eight hundred seventynine (2879) and two thousand eight hundred eighty (2880) of the code, (C. C. Secs. 244, 270, 271, 8473, 2754 and 2755) ; sections sixty-five (65), eighty-six (86), eighty-six-a (86-a), eightyeight (88), ninety-eight (98), one hundred fifteen (115), two hundred three-a (203-a), two thousand one hundred twenty-one-k ( \(2121-\mathrm{k}\) ), two thousand eight hundred eighty-one-f (2881-f) and two thousand eight hundred eighty-one-g ( \(2881-\mathrm{g}\) ) of the supplement to the code, 1913, (C. C. Secs. 96, 103, 117, 137, 152, \(8459,5048,2765\) and 2766), and section one thousand six hundred eighty-one (1681) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred sixty-three (363), acts of the Thirty-eighth (38) General Assembly, (C. C. Section 1653) ; section one hundred forty-four-o (144-0) of the supplemental supplement to the code, 1915, (C. C. Sec. 186) and section two thousand two hundred fifteen- f 16 (2215-f16) of the supplemental supplement to the code, 1915, as amended by section seven (7), chapter three hundred fourteen (314), acts of the Thirty-seventh (37) General Assembly, (C. C. Sec. 314); and section one (1), chapter three hundred seventy-four (374), acts of the Thirty-seventh (37) General Assembly, (C. C. Section 315), and to amend sections one hundred forty-eight (148) two hundred one (201) and one thousand nine hundred four (1904) of the code,
(C. C. Seas. 243, 8472 and 5856 ) ; sections eighty-seven (87), nine-ty-nine (99), one hundred-a (100-a), one hundred sixteen (116), two hundred five (205), two hundred eleven (211), one thousand six hundred eighty-three-r (1683-r), one thousand six hundred eighty-three-r2 (1683-r2), one thousand eight hundred thirty-nine-e (1839-e), two thousand one hundred twenty-one-j (2121-j), two thousand seven hundred twenty-seven-a1 (2727-a1), two thousand seven hundred twenty-seven-a4, (2727-a4), two thousand seven hun-dred.twenty-seven-a23 (2727-a23), two thousand four hundred six-ty-eight-b (2468-b), two thousand four hundred sixty-eight-p (2468-p), two thousand four hundred sixty-eight-1 (2468-1), two thousand four hundred seventy-seven (2477), two thousand four hundred seventy-seven-m23 ( \(2477-\mathrm{m} 23\) ), two thousand four hundred eighty-three (2483), two thousand five hundred sixty-four (2564), two thousand five hundred seventy-two-d (2572-d), two thousand five hundred seventy-four (2574), two thousand five hundred seventy-five-a34 (2575-a34), two thousand five hundred sev-enty-five-a44 (2575-a44), two thousand five hundred eighty-three (2583), two thousand five hundred eighty-three-p (2583-p), two thousand six hụndred twenty-seven-h (2627-h), two thousand six hundred thirty-four-b4 (2634-b4), two thousand six hundred eighty-two-1 (2682-1), five thousand seven hundred eighteen-a14 (5718-a14), and five thousand seven hundred eighteen-a15 (5718a15) of the supplement to the code, 1913, (C. C. Sections 293, 294, \(132,295,8475,164,5460,5462,5576,5047,1852,1858,1872,1039\), \(1053,1049,881,832,732,1262,1310,1263,1330,1345,1314,1410\), \(2277,2312,2327,2242\) and 2245), and section one thousand fifty-six-a-11 (1056-a-11) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred one (301), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 135), section one thousand eight hundred twenty-one-c (1821-c) of the supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly, (C. C. Section 5470), section one thousand eight hundred thirty-nine-b (1839-b) of the supplement to the code, 1913, as amended by section twelve (12), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly, (C. C. Section 5573), section two thousand six hundred ninety-two-e (2692-c) of the supplement to the code, 1913, as amended by section two (2), chapter three hundred seventy (370),
acts of the Thirty-seventh (37) General Assembly, (C. C. Section 1915), section two thousand five hundred eighty-five (2585) of the supplemient to the code, 1913, as amended by section one (1), chapter one hundred eighty-three (183), acts of the Thirty-eighth (38) General Assembly, (C. C. See. 1414), and section two thousand six hundred eighty-two-m ( \(2682-\mathrm{m}\) ) of the supplement to the code, 1913, as amended by section one (1), chapter seventy-four (74), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 2328) ; sections one thousand nine hundred twenty-ul2 (1920u12), one hundred forty-four-g ( \(144-\mathrm{g}\) ), two hundred twenty-fourm (224-m), two thousand seven hundred twenty-seven-a3 (2727a33), two thousand four hundred seventy-seven-g1 ( \(2477-\mathrm{g} 1\) ), two thousand five hundred thirty-nine (2539), two thousand five hundred sixty-two (2562), two thousand five hundred eighty-seven (2557), and two thousand six hundred thirty-four-a (2634-a) of the supplemental supplement to the code, 1915, (C. C. Secs. 5429, \(178,175,1854,891,1106,1136,1415\) and 2306), section two thousand one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, as amended by section two (2), chapter three hundred fifteen (315), acts of the Thirty-seventh (37) General Assembly, (C. C. Sec. 5044), section two thousand six hundred ninety-two-a (2692-a) of the supplemental supplement to the code, 1915 , as amended by section one (1), chapter fifty-four (54), section one (1), chapter three hundred forty-nine (349), and section one (1), chapter four hundred twenty-seven 427), acts of the Thirty-seventh (37) General Assembly, and section one (1), chapter one hundred five (105), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 1913), section two thousand five hundred seven (2507) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred twenty-nine (329), acts of the Thirty-eighth (38) General Assembly,. (C. C. Sec. 903) and section two thousand five hundred fifteen (2515) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventy-seven (377), acts of the Thirty-seventh (73) General Assembly, and section one (1), chapter two hundred six (206), acts of the Thirty-eighth (38) General Assembly, (C. C. 1442) ; and section thirty-seven (37), chapter two hundred seventy-five (275), and sections two (2) and nine (9), chapter two hundred eighty-seven (287), acts of the Thirty-eighth (38) General Assembly, (C. C. Secs. 3080, 1713 and
1733), relating to the number, compensation and expenses of public officers and employees, was taken up for consideration.

Weaver of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 68
Allyn
Anderson
Benz
Bradley
Brady
Calhoun
Carter
Children
Clark
Colbert
Criswell
Dodd
Edgington
Edson
Elliott
Emery
Fackler
Francis
Garber of Adair
Garber of Floyd
Gibson
Gilmore of Cedar
Gilmore of Clay
Grimwood
Gunderson
Hanna
Ingersoll
Justice
Knickerbocker
Lake
Larson
Letts
LeValley
McCulloch
McGhee
Mayne
Miller
Moorhead
Morgan
Narey
Nervig
O'Donnell
Parrott
Parsons
Peters
Peterson

Ramsey
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Sterling
Stimson
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Mr. Speaker

Nays, 1
Long
Absent or not voting, 39
\begin{tabular}{lll} 
Aiken & Gordon & Olson \\
Aldrich & Graham & Ontjes \\
Becker & Harrison & Orr \\
Beeman & Hauge & Perkins \\
Berry & Healy & Powers \\
Blake & Held & Rumley \\
Buffington & Huff & Scott of Appanoose \\
Donhowe & Kime & Springer \\
Doolittle & Lockin & Storey \\
Elson & McClune & Ulstad \\
Forsling & McDonald & Year \\
Gilbert & Mills & Yenter \\
Gilbertson & Moen & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 713, a bill for an act to amend section nias. teen hundred eighty-nine-a fourteen (1989-a14), supplement to the code, 1913, as amended by section three (3), chapter threo hundred forty-four (344), acts of the Thirty-seventh Gen↔rai Assembly, (C. C. 4854), relating to the assessing of costs, damages and benefits in drainage districts, and to the taking of appeals from the decisions of the board of supervisors in sach proceedings, with report of sifting committee recommending passage, was taken up for consideration.

Westervelt of Greene offered the following amendment and moved its adoption:

Amend by striking out all after the word "board" in line eleven of section 1.

Francis of Taylor moved the previous question.
Motion prevailed.
Amendment by Westervelt of Greene adopted.
Powers of Crawford moved that the bill be read a third tivie now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 17
\begin{tabular}{lll} 
Calhoun & Lake & Rankin \\
Dodd & McClune & Santee \\
Doolittle & McCulloch & Slemmons \\
Edson & Ontjes & Truax \\
Forsling & Parsons & Weber \\
Gilbert & Powers &
\end{tabular}

Nays, 71
Allyn
Anderson
Beeman
Benz
Berry
Blake
Bradley
Brady
135
Buffington
Carter
Children
Clark
Donhowe
Edgington
Elliott
Elson

Emery
Francis
Garber of Adair Garber of Floyd
Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay

Gordon
Grimwood
Gunderson
Hanna
Healy
Held
Huff
Ingersoll
Justice
Kime
Knickerbocker
Letts
LeValley
Lockin
Long
McDonald

McGhee
Mayne
Miller
Mills
Moen
Moorhead
Narey
Nervig
Orr Parrott
Perkins
Peters
Peterson
Ramsey
Rumley
Schirmer

Schulte
Scott of Appanoose
Scott of Fremont
Shores
Smith
Stimson
Storey
Ulstad
Van Camp
Venard
Wamstad
Weaver
Westervelt
Wolfe
Year

Absent or not voting, 20

Aiken
Aldrich
Becker
Colbert
Criswell
Fackler
Graham
Harrison
Hauge
Larson
Morgan
O'Donnell
Olson
Sampson

Springer
Sterling
Vance
Yenter
Young
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

\section*{INTRODUCTION OF BILLS}

By Sifting Committee, House File No. 874, a bill for an act providing for registration of the ownership of the principal and the interest of borde issued by counties for general county purposes, including damage bonts; cities, including any speciai assessments; and school districts of the public corporations in the state of Iowa.

Be It Enacted by the General Assembly of the State of Iowa:
Section 1. That any bank, or banking house, or investment house that has been in organization for twenty years previous to the passage of this act, where municipal bonds by their term are payable at such bank, or banking house, or investment house, is hereby authorized to act as transfer agent and register any municipal bond, that may be issued by counties, including drainage; cities, including special assessments; or school districts, and at any time, on request of the holder thereof, be fully authorized to register, both as to principal and interest, under the signatures of a duly authorized official of bank, banking house or investment house, and may thereafter be transferred under the signature of said officer, and for such purpose there shall be endorsed on back of each bond presented for registration the following certificate and blanks for such registration and transfer:
"On the written request of the holder of the within bond, we have this day cut off and destroyed all unmatured coupons, Nos. .... to ....., inclusive, and this bond, under the ordinance of resolution authorizing the same, and by authority of chapter...., laws of the .... General Assembly of the state of Iowa, is hereby converted into a fully registered bond, the principal and interest of which are payable at the times and place named on the face hereof to the registered holder hereof, his legal representatives or assigns.

Dated
19.....
\(\qquad\)
Transfer Agent.
\begin{tabular}{c|c}
\hline \begin{tabular}{c} 
Name of \\
Registered Holder
\end{tabular} & \begin{tabular}{c} 
Date of \\
Registration
\end{tabular} \\
\hline & - \\
\hline
\end{tabular}

Sec. 2. This act being deemed of immediate importance shall be in full force and effect after its passage and publication in the Des Moines Register and Des Moines Capital, newspapers published in Des Moines.

Read first and second time and passed on file.

\section*{CONSIDERATION OF BILLS}

House File No. 874, a bill for an act providing for registration of the ownership of the principal and the interest of bonds issued tiy counties for general county purposes, incluling drainage boncis; cities, including any special assessments; and schso? distriets of the public corporations in the state of Iowa, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule 1 rohibiting the second and third reading of a bill on the stme day, Dodd of Howard moved that.the bill be read a thin il time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 14

Dodd
Edgington
Elliott Emery Forsling

Garber of Adair
Letts Mayne
Mills
Perkins

Sampson
Santee
Storey
Truax

Nays, 80
\begin{tabular}{lll} 
Aiken & Graham & Peters \\
Aldrich & Grimwood & Ramsey \\
Allyn & Gunderson & Parrott \\
Anderson & Harrison & Rumley \\
Beeman & Healy & Schirmer \\
Benz & Held & Schulte \\
Berry & Huff & Scott of Appanoose \\
Blake & Ingersoll & Scott of Fremont \\
Bradley & Justice & Shores \\
Brady & Kime & Slemmons \\
Buffington & Knickerbocker & Smith \\
Calhoun & Larson & Springer \\
Children & LeValley & Sterling \\
Clark & Lockin & Stimson \\
Colbert & Long & Ulstad \\
Criswell & McClune & Van Camp \\
Donhowe & McDonald & Venard \\
Doolittle & McGhee & Wamstad \\
Edson & Miller & Weaver \\
Elson & Moen & Weber \\
Fackler & Morgan & Westervelt \\
Francis & Garey & Year \\
Garber of Floyd & Nervig & Yenter \\
Gibson & O'Donnell & Young \\
Gilbertson & Olson & Mr. Speaker \\
Gilmore of Cedar & Ontjes & \\
Gordon & Orr &
\end{tabular}

Absent or not voting, 14
\begin{tabular}{lll} 
Becker & \begin{tabular}{l} 
Hauge \\
Carter
\end{tabular} & \begin{tabular}{l} 
Peterson \\
Lake
\end{tabular} \\
Gilbert & McCulloch & Powers \\
Gilmore of Clay & Moorhead & Rankin \\
Hanna & Parsons & Vance
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 369, a bill for an act to amend the law as it appears in section eight hundred fifty-e of the supplement to the code, 1913, relating to parks and park boards, and providing for levy of taxes for park purposes, and the issuance of warrants in anticipation of the collection of such taxes, with report of sifting committee recommending passage, was taken up for consideration.

Westervelt of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 47
\begin{tabular}{lll} 
Benz & Grimwood & \\
Brady & Hanna & Parsons \\
Buffington & Healy & \\
Damsey \\
Doolittle & Ingersoll & \\
Dampson
\end{tabular}

Nays, 40
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Powers \\
Allyn & Graham & Rumley \\
Anderson & Gunderson & Schulte \\
Beeman & Knickerbocker & Scott of Appanoose \\
Berry & Larson & Scott of Fremont \\
Blake & McClune & Shores \\
Calhoun & McCulloch & Stimson \\
Children & McDonald & Truax \\
Clark & Mayne & Ulstad \\
Colbert & Moen & Wamstad \\
Dodd & Nervig & Year \\
Edson & O'Donnell & Yenter \\
Emery & Ontjes & \\
Gilbertson & Orr &
\end{tabular}

Absent or not voting, 21
\begin{tabular}{lll}
\begin{tabular}{ll} 
Aiken & Hauge \\
Becker & \begin{tabular}{l} 
Hauge \\
Bradley
\end{tabular} \\
Carter & Huff
\end{tabular} \begin{tabular}{l} 
Peters \\
Peterson
\end{tabular} \\
Criswell & Lake & Rankin \\
Garber of Adair & Long & Vance \\
Harrison & Olson & Weaver \\
Perkins & Wolfe
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 604, a bill for an act to amend section 894 , supplemental supplement to the code, 1915, relating to taxation in cities and towns, and to provide for a tax levy to pay sewer bonds issued by cities and towns, with report of sifting committee recommending passage, was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 64
\begin{tabular}{lll} 
Allyn & Gunderson & Powers \\
Anderson & Hanna & Ramsey \\
Beeman & Healy & Rumley \\
Blake & Huff & Sampson \\
Bradley & Ingersoll & Santee \\
Brady & Kime & Schirmer \\
Buffington & Knickerbocker & Schulte \\
Calhoun & Ietts & Shores \\
Criswell & I eValley & Smith \\
Ionlhowe & Lockin & Springer \\
Doolittle & Long & Sterling \\
Edgington & Mclonald & Stimson \\
Fdson & McGhee & Storey \\
Fyancis & Mayne & Vance \\
Garber of Floyd & Miller & Venard \\
Gibson & Mills & Vamstad \\
Gibibert & Moen & Weber \\
Ribertson & Morgan & Wolfe \\
Gilmore of Cedar & Nervig & Year \\
Gilnore of Clay & O'Donnell & Yenter \\
Govicn & Ontjes & \\
Grimwood & Parsons &
\end{tabular}

Nays, 10
\begin{tabular}{lll} 
fiken & Emery & Slemmons \\
Berry & Justice & Truax \\
Clark & I.arison & \\
Dodd & Scott of Fremont &
\end{tabular}

Absent or not voting, 34
\begin{tabular}{lll} 
Aldrich & Harrison & Peters \\
Becker & Hauge & Peterson \\
Benz & Held & Rankin \\
Carter & Iake & Scott of Appanoose \\
Children & McClune & Tlstad \\
Colbert & McCulloch & Van Camp \\
Elliott & Moorhead & Weaver \\
Elson & Narey & Westervelt \\
Fackler & Ollon & Young \\
Forsling & Orr & Mr. Speaker \\
Garber of Adair & Parrott & \\
Graham & Perkins &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 317, a bill for an act appropriating \(\$ 150.00\) to indemnify Chris Conrad, Jr., for injuries received when run down by a large state truck, while riding on a bicycle on the main street in Anamosa, Iowa, November 8, 1920.

Also :
Joint Resolution No. 9, a resolution providing for the appointment of a joint committee of the House and Senate for the purpose of considering the revision of assessment and tax laws and report thereon to the General Assembly, and making appropriation to defray the expense thereof.

Also :
Senate File No. 463, a bill for an act to amend the law as it appears' in section tweny-five hundred seventy-five-a nine (2575-a9) supplemental supplement to the code, 1915, (C. C. Sec. 2354) relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Also :
Senate File No. 524, a bill for an act to require all public officers in the state of Iowa to take an inventory of the real and personal property under their care, custody, control or management, and to keep the same on file in their respective offices, and in the offices of the auditor of state, and county auditor, board of control and board of education, and for the dismissal from office of public officers who fail to file such inventories.

\section*{Also :}

Senate File No. 531, a bill for an act prescribing the kind of lights with which motor vehicles sold or offered for sale must be equipped and providing penalties for the violation thereof.

\section*{Also :}

Senate File No. 556, a bill for an act to amend the law as it appears in section one (1) of chapter four hundred nine (409) acts of the Thirtyeighth General Assembly (C. C. Sec. 272) requiring that authority be secured from executive council before trips can be made by state officers outside of the state at the state expense.

Also :
Senate File No. 607, a bill for an act to prohibit taking of fuel in transit without permission of the railroad commission; to provide for a hearing therefor; to exempt the state and public utilities therefrom, and to provide an optional settlement therefor, and to provide a penalty for the violation thereof.

\section*{Also :}

Senate File No. 670, a bill for an act legalizing the formation, establishment and proceedings of the consolidated independent school district of Moneta, in the counties of Clay and O'Brien, state of Iowa.

\section*{Also:}

Senate File No. 701, a bill for an act to amend section four (4), chapter one hundred seventy-two (172), laws of the Thirty-seventh General Assembly (C. C. Sec. 3926), relating to special assessments for oiling of streets.

\section*{Also:}

Senate File No. 725, a bill for an act to amend section twenty-five sev-enty-nine (2579) of the code, relating to the practice of medicine.

Also :
Senate File No. 746, a bill for an act to amend section two thousand sixty (2060) of the code, (C. C. 5079), relating to interlocking switches.

\section*{Also :}

Senate File No. 779, a bill for an act to make appropriation for the payment of state and other expenses.

Also :
Senate File No. 788, a bill for an act authorizing the attorney general to provide a bureau of criminal investigation and to provide for methods of criminal information and investigation.

Also:
Senate File No. 794, a bill for an act to legalize an election held March 21, 1921, in the consolidated independent school district of Laurel, in the counties of Marshall and Jasper, and state of Iowa, for the purpose of voting on the issuance of bonds of said consolidated independent school district in the amount of \(\$ 40,000.00\), and to legalize all acts and proceedings of the board of directors of said consolidated independent school district in respect of said election, and said bonds, and to authorize the
issuance of \(\$ 40,000.00\) bonds of said consolidated independent school district.

\author{
W. H. Vance, \\ Chairman House Committee.
}
george S. Banta, Chairman Senate Committee.
Report adopted.

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate File No. 776.
Senate File No. 781.
Senate File No. 558.
Senate File No. 782.
Senate File No. 786.
Senate File No. 317.
Senate File No. 463.
Senate File No. 524.
Senate File No. 531.
Senate File No. 556.
Senate File No. 607.
Senate File No. 670.
Senate File No. 701.
Senate File No. 725.
Senate File No. 746.
Senate File No. 779.
Senate File No. 788.
Senate File No. 794.

Senate Joint Resolution No. 9.

\section*{CONSIDERATTON OF BILLS}

Senate File No. 403 a bill for an act to amend section 3534 of the supplement to the code, 1913, and to repeal section 3207 and section 3324 of the code, and to enact substitutes therefor, relating to the time and manner of serving notice in certain probate proceedings, with report of sifting committee recommending passage, was taken up for consideration.

Edson of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 69
\begin{tabular}{lll} 
Aiken & Gilbertson & Onties \\
Allyn & Gilinore of Clay & Orr \\
Anderson & Gordon & Parsons \\
Beeman & Grimwond & Peters \\
Berry & Gunderson & Samsey \\
Bradley & Hanna & Rankin \\
Brady & Held & Schirmer \\
Buffington & Ingersoll & Schulte \\
Calhoun & Jstice & Scott of Fremont \\
rhildren & Kime & Shores \\
Clark & Kniekerbocker & Slemmons \\
Colbert & Letts & Smith \\
Criswell & LeValley & Springer \\
Doolittle & Lockin & Sterling \\
Edgington & Long & Storey \\
Fdson & MicGune & Vernard \\
Flson & McCulloch & Wamstad \\
Fackler & Mavne & Weaver \\
Francis & Miller & Weber \\
Garber of Adair & Moen & Wolfe \\
Garber of Floyd & Narey & Year \\
Gibson & Nervig & Yenter \\
Gilbert & O'Donnell & Mr. Speaker
\end{tabular}

Nays, 5

\section*{Benz}

Dodd

Emery McGhee

Truax

Absent or not voting, 34
\begin{tabular}{lll} 
Aldrich & Gilinore of Cedar & Larson \\
Becker & Grahem & McDonald \\
Blake & Iurrison & Mills \\
Carter & Hauge & Moorhead \\
Donhowe & Healy & Morgan \\
Flliott & Huff & Olson \\
Forsling & Iake & Parrott
\end{tabular}
\begin{tabular}{lll} 
Perkins & Santee & Vance \\
Peterson & Scott of Appanoose & Westervelt \\
Powers & Stimson & Young \\
Rumley. & Ulstad & \\
Sampson & Van Camp &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 605, a bill for an act to amend Sec. 412, supplement to the code, 1913, as amended by chapter 26, acts of the Thirty-eighth General Assembly to provide that the board of supervisors shall meet on the second Monday in June in each year, with report of sifting committee recommending passage, was taken up for consideration.

Huff of Cass moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 68
\begin{tabular}{ll} 
Allyn & Held \\
Anderson & Huff \\
Beeman & Ingersoll \\
Eradley & Justice \\
Brady & Kime \\
Buffington & Knicrerbocker \\
Children & Liaron \\
Criswell & LeVrliey \\
Doolittle & Lockin \\
Edgington & Long \\
Emery & McCulloch \\
Fackler & Mayne \\
Francis & Miller \\
Garber of Adair & Moen \\
Garber of Floyd & Moorhead \\
Gibson & Nerey \\
Gilbertson & Nervig \\
Gilmore of Cedar & O'Donnell \\
Gilmore of Clay & Ortjes \\
Gorden & Orr \\
Gunderson & Parrott \\
Hanna & Peters \\
Healy & Powers
\end{tabular}

Ramsey
Rankin
Schirmer
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Springer
Stimson
Truax
Ulistad
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Yenter
Mr. Speaker

Nays, 7

Benz
Calhoun
Dodd

Gilbert
Grimwood
McGhee

Morgan

Absent or not voting, 33


The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 455, a bill for an act to amend section 3324 of the code, and to provide for notice of applications to sell real estate of a decedent, with report of sifting committee recommending passage, was taken up for consideration.

Powers of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 71
\begin{tabular}{|c|c|c|}
\hline Aiken & Grimwood & Ontjes \\
\hline Allyn & Hanna & Parrott \\
\hline Anderson & Harrison & Parsons \\
\hline Beeman & Uealy & Peters \\
\hline Benz & Held & Fowers \\
\hline Berry & Huff & Ramsey \\
\hline Bradley & Ingersoll & Tankin \\
\hline Brady & Justice & Santee \\
\hline Buffington & Kime & Schirmer \\
\hline Calhoun & Knickerbocker & Schulte \\
\hline Children & larson & Scott of Fremont \\
\hline Clark & Tetts & Shores \\
\hline Criswell & LeValley & Slemmons \\
\hline Doolittle & Lockin & Smith \\
\hline Edgington & Long & Sterling \\
\hline Eidson & McCulloch & Stimson \\
\hline Emery & McDonald & Truax \\
\hline Francis & McGhee & Vance \\
\hline Garber of Adair & Mayne & Venard \\
\hline Garber of Floyd & Miller & Weaver \\
\hline Gilbertson & Moen & Weber \\
\hline Gilmore of Cedar & Moorhead & Wolfe \\
\hline Gilmore of Clay & Nervig & Mr. Speaker \\
\hline
\end{tabular}

Nays, 2
Elson Scott of Appanoose
Absent or not voting, 35
\begin{tabular}{lll} 
Aldrich & Graham & Rumley \\
Recker & Gunderson & Sampson \\
Blake & Hauge & Springer \\
Carter & Iake & Storey \\
Colbert & McClane & Mstad \\
Dodd & Mills & Van Camp \\
Nonhowe & Morgan & Wamstad \\
Elliott & Narey & Westervelt \\
Fackler & Olson & Year \\
Forsling & Orr & Yenter \\
Gibson & Perkins & Poung \\
Gilbert & &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 622, a bill for an act to repeal section \(2209-\mathrm{m}\), supplemental supplement to the code, 1915, relating to weights and measures and to enact a substitute therefor, with report of sifting committee recommending passage, was taken up for consideration.

Doolittle of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 70
\begin{tabular}{|c|c|c|}
\hline Allyn & Gilbertson & Long \\
\hline Anderson & Gilmore of Clay & McCulloch \\
\hline Beeman & Gordon & McDonald \\
\hline Berry & Graham & McGhee \\
\hline Blake & Grimwood & Mayne \\
\hline Bradley & Gunderson & Miller \\
\hline Brady & Hanna & Moen \\
\hline Buffington & Harrison & Moorhead \\
\hline Calhoun & Healy & Morgan \\
\hline Children & Held & O'Donnell \\
\hline Criswell & Huff & Ontjes \\
\hline Doolittle & Ingersoll & Parsons \\
\hline Edgington & Justice & Powers \\
\hline Emery & Kime & Ramsey \\
\hline Francis & Knickerbocker & Rankin \\
\hline Garber of Adair & Larson & Schirmer \\
\hline Garber of Floyd & Letts & Schulte \\
\hline Gibson & LeValley & Scott of Appanoose \\
\hline Gilbert & Lockin & Scott of Fremont \\
\hline
\end{tabular}

Shores
Slemmons
Smith
Stimson
Storey

Vance
Venard
Wamstad
Weaver
Weber

Wolfe
Yenter
Mr. Speaker

Nays, 2
Parrott Year

Absent or not voting, 36

Aiken
Aldrich
Becker
Benz
Carter
Clark
Colbert
Dodd
Donhowe
Edson
Elliot
Elson

Fackler
Forsling
Gilmore of Cedar
Hauge
Lake
McClune
Mills
Narey
Nervig
Olson
Orr
Perkins

Peters Peterson Rumley Sampson Santee Springer Sterling Truax Ulstad Van Camp
Westervelt Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 752, a bill for an act to amend section 2628 of the code, as amended by chapter 340, acts of the Thirtyseventh General Assembly, relating to the membership of the board of educational examiners, with report of sifting committee recommending passage, was taken up for consideration.

Storey of Warren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 67
\begin{tabular}{lll} 
Aiken & Colbert & Graham \\
Aldrich & Criswell & Harrison \\
Allyn & Donhowe & Healy \\
Anderson & Edgington & Held \\
Becker & Edson & Huff \\
Berry & Emery & Ingersoll \\
Blake & Francis & Justice \\
Brady & Garber of Adair & Kime \\
Buffington & Gibson & Knickerbocker \\
Calhoun & Gilbertson & Lake \\
Carter & Gilmore of Clay & Letts \\
Children & Gordon & LeValley
\end{tabular}
\begin{tabular}{lll} 
Lockin & Parsons & Storey \\
Long & Peters & Vance \\
McCulloch & Peterson & Venard \\
McGhee & Schirmer & Wamstad \\
Mayne & Schulte & Weaver \\
Miller & Scott of Fremont & Weber \\
Moen & Shores & Wolfe \\
Moorhead & Slemmons & Year \\
Narey & Smith & Yenter \\
Nervig & Stimson & Mr. Speaker \\
Ontjes & &
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
Gilbert & O'Donnell & Rumley \\
Grimwood & Powers & Truax \\
Morgan & Rankin &
\end{tabular}

Absent or not voting, 33
\begin{tabular}{lll} 
Beeman & \begin{tabular}{l} 
Gilmore of Cedar \\
Benz
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Ramsey
\end{tabular} \\
Bradley & Gunderson & Hanna \\
Clark & Hauge & Sampson \\
Dodd & Larson & Santee \\
Doolittle & McClune & Scott of Appanoose \\
Elliott & McDonald & Springer \\
Elson & Mills & Sterling \\
Fackler & Olson & Ulstad \\
Forsling & Orr & Van Camp \\
Garber of Floyd & Parrott & Westervelt \\
& & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 742, a bill for an act to amend chapter two hundred thirty-five (235), acts of the Thirty-eighth General Assembly, relating to the psychopathic hospital and the care, observation and treatment of persons afflicted with abnormal mental conditions, and creating a board of commissioners of insanity, and providing a method for filing, hearing and deciding applications for the commitment of such persons to the state hospitals for the insane, with report of sifting committee recommending passage, was taken up for consideration.

Smith of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 67
\begin{tabular}{lll} 
Aldrich & Kime & Rankin \\
Beeman & \begin{tabular}{l} 
Knickerbocker \\
Benz
\end{tabular} & \begin{tabular}{l} 
Rumley \\
Berry
\end{tabular} \\
Larson & Schirmer \\
Blake & Letts & Schulte \\
Brady & LeValley & Scott of Fremont \\
Buffington & Lockin & Shores \\
Calhoun & Long & Slemmons \\
Carter & McCulloch & Smith \\
Colbert & McDonald & Springer \\
Edgington & McGhee & Sterling \\
Elliott & Mayne & Truax \\
Emery & Mills & Vance \\
Garber of Adair & Moen & Venard \\
Gibson & Moorhead & Wamstad \\
Gilmore of Cedar & Narey & Nervig \\
Gilmore of Clay & Olson & Weaver \\
Graham & Ontjes & Wober \\
Grimwood & Orr & Year \\
Harrison & Parsons & Yenter \\
Healy & Peters & Young \\
Held & Peterson & \\
Ingersoll & Powers &
\end{tabular}

Nays, 4

Elson
Children

Parrott
Scott of Appanoose

Rankin
Rumley
Schirmer
Schulte
Scott of Fremont
Shores
emmons
Springer
Sterling:
Truax
Vance
Venard
Wamstad
Weaver
Wolfe
Year
Yenter
Young
Mr. Speaker

Powers

Absent or not voting, 37

Aiken
Allyn
Anderson
Becker
Bradley
Clark
Criswell
Dodd
Donhowe
Doolittle
Edson
Fackler
Forsling

Francis
Garber of Floyd
Gilbert
Gilbertson
Gordon
Gunderson
Hanna
Hauge
Huff
Justice
Lake
McClune
Miller

Morgan
O'Donnell
Perkins
Ramsey
Sampson
Santee
Stimson
Storey
Ulstad
Van Camp
Westervelt

The bill having received a constitutional majority was declared to, have passed the House and the title was agreed to.

Senate File No. 791, a bill for an act to repeal section 62 of the code, and to enact a substitute therefor providing that the governor may offer rewards for the arrest and delivery of persons committing a certain class of crimes, was taken up for consideration.

Clark of Linn moved that the bill be read a third time now
and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 66
\begin{tabular}{lll} 
Aiken & Hanna & Parrott \\
Aldrich & Harrison & Peterson \\
Beeman & Healy & Powers \\
Renz & Held & Rumley \\
Berry & Ingersoll & Schirmer \\
Blake & Justice & Schulte \\
Bradley & Kime & Scott of Fremont \\
Buffington & Knickerbocker & Shores \\
Calhoun & Larson & Smith \\
Carter & Letts & Springer \\
Colbert & LeValley & Stimson \\
Dodd & Lockin & Storey \\
Edgington & McCulloch & Truax \\
Elliott & McGhee & Vance \\
Emery & Mayne & Venard \\
Fackler & Marber of Adair & Moen \\
Gibson & Narey & Wamstad \\
Gilbertson & Nervig & Weber \\
Gilmore of Clay & Olson & Yolfe \\
Graham & Ontjes & Yenter \\
Grimwood & Orr & Young \\
& & Mr. Speaker
\end{tabular}

Nays, 3
Long Parsons Slemmons

Absent or not voting, 39
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Garber of Floyd \\
Anderson
\end{tabular} & \begin{tabular}{l} 
O'Donnell \\
Becker
\end{tabular} \\
Gilbert
\end{tabular}

The bill having received'a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 431, a bill for an act to amend section 277 of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts, and increasing the number of
district judges in the thirteenth judicial district, and providing a method for filling the additional office created by this act, and for the election of a judge to fill the office hereby created, when the term of an appointee to fill such office shall expire as provided by law, with report of sifting committee recommending passage, was taken up for consideration.

Blake of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 26
\begin{tabular}{lll} 
Allyn & Elliott & Powers \\
Becker & Forsling & Sampson \\
Beeman & Garber of Adair & Santee \\
Benz & Gilbertson & Schirmer \\
Blake & Grimwood & Springer \\
Bradley & Knickerbocker & Vance \\
Carter & Mills & Weaver \\
Colbert & Moorhead & Mr. Speaker \\
Dodd & Morgan &
\end{tabular}

Nays, 51
Aiken
Aldrich
Berry
Buffington
Calhoun
Children
Edgington
Emery
Fackler
Garber of Floyd
Gibson
Gilmore of Cedar
Gilmore of Clay
Gordon
Gunderson
Harrison
Held

Huff
Ingersoll
Justice
Kime
Letts
Lockin
Long
McCulloch
McDonald
McGhee
Mayne
Moen
Nervig
O'Donnell
Olson
Ontjes
Orr
Parrott
Parsons
Peters
Peterson
Ramsey
Schulte
Scott of Appanoose
Scott of Fremont
Shores
Slemmons
Smith
Stimson
Truax
Ulstad
Weber
Wolfe
Year
Absent or not voting, 31
\begin{tabular}{|c|c|c|}
\hline Anderson & Hanna & Rumley \\
\hline Brady & Hauge & Sterling \\
\hline Clark & Healy & Storey \\
\hline Criswell & Lake & Van Camp \\
\hline Donhowe & Larson & Venard \\
\hline Doolittle & LeValley & Wamstad \\
\hline Edson & McClune & Westervelt \\
\hline Elson & Miller & Yenter \\
\hline Francis & Narey & Young \\
\hline Gilbert & Perkins & \\
\hline Graham & Rankin & \\
\hline
\end{tabular}

The bill having failed to receive a constitutional majority was declared to have failed to pass 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 returns as requested Senate File No. 464, for correction of title.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I 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. 795, a bill for an act to appropriate the sum of \(\$ 74,-\) 430.82 , to reimburse the capitol extension fund for certain expenditures.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 8, joint resolution, directing the executive council to install a ventilating system in the Senate and House chambers, and appropriating money to pay for the same.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has reconsidered, amended and failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 726, a bill for an act relating to levees, ditches, drains, and water courses.
L. W. Ainsworth, 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. 514, a bill for an act for the purpose of regulating the granting of the degree of certified public accountant and the practice of that profession.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the President has appointed as members of a second conference committee on House File No. 451, on the part of the Senate, Senators Mead, Van Alstine, McIntosh and Olson.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the President of the Senate has appointed as a conference committee on the part of the Senate on Senate File No. 351, a bill for an act making appropriations for state educational institutions, Senators Foskett, Baird, Mantz and Banta.
L. W. Ainswortit, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 393, a bill for an act relating to financial statements by school boards.
L. W. Ainsworth, Secretary.

Also :
Mr. Speater-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. 861, a bill for an act relating to street improvements.
L. W. Ainsworth, Secretary.

Also :
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. 872, a bill for an act to legalize certain warrants issued by the consolidated school district of Lohrville.

> L. W. Ainsworth, Secretary.

Also :
Mr. Spaner-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. 864, a bill for an act relating to the assessment of costs and damages in levee or drainage districts.

\author{
L. W. Ainsworth, Secretary.
}

Also :
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. 870, a bill for an act to legalize the issuance of bonds of the city of Sioux City.

\author{
L. W. Ainsworth, Secretary.
}

Also : 4
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. 705, a bill for an act to amend the acts of the Thirtyseventh General Assembly, chapter one hundred sixty-four, pertaining to pensions for the survivors of the Northern Border Brigade.

\section*{L. W. Ainsworth, Secretary.}

Also :
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. 799, a bill for an act to amend section eleven hundred thirty-seven-j (1137-j) supplemẹntal supplement to the code, 1915, (C. C. Section 529) relating to the counting of absent voters' ballots in precincts using voting machines.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaken-I am directed to inform your honorable body that the Senate requests the return of House File No. 586, a bill for an act relative to books of assessors.
L. W. Ainsworth, 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. 374, a bill for an act appropriating four hundred dollars ( \(\$ 400.00\) ) to indemnify S. E. Beaston for horses killed by the state. veterinarian.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the

Senate has concurred in the House amendment to Senate File No. 323, a bill for an act to provide a permanent fund to be used under the direction of the board of parole for aid, in emergencies, of persons on parole.
L. W. Ainsworth, Secretary.

\section*{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. 777, a bill for an act relating to the compensation of jurors in courts of record.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Sente has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 736, a bill for an act to amend chapter two hundred thirty-seven (237), acts of the Thirty-eighth General Assembly, relating to the surfacing of roads belonging to the secondary road system within cities and towns.
L. W. Ainsworth, Secretary.

Also :
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 relating to special assessments.
L. W. Ainswortir, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 285, a bill for an act relating to financial aid for widowed mothers.
L. W. Ainsworth, Secretary.

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the

Senate has concurred in the House amendments to Senate File No. 448, a bill for an act regulating the manufacture of hog cholera virus.
\(\dot{\text { L. W. Ainsworth, Secretary. }}\)
Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate File No. 290, a bill for an act relating to statements to be filed by manufacturers of motor vehicles.

\author{
L. W. Ainsworth, Secretary.
}

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 668, a bill for an act to prevent fraud in the organization of Iowa insurance corporations.

\author{
L. W. Ainswonth, Secretary.
}

Also :
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. 764, a bill for an act relating to the appointment and compensation of deputy county officers.
L. W. Ainsworth, Secretary.

\section*{Also:}

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 847, a bill for an act relating to the submission of constitutional amendments and public measures to a vote of the people.
L. W. Ainsworth, Sceretary.

Also :
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. 837, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-c (1527-c) supplement to the code, 1913, as amended by chapter two hundred sixty-seven (267), acts of the Thirty-eighth General Assembly (C. C. Sec. 3038), relating to the construction, maintenance and operation of electric light and power transmission.
L. W. Ainsworth, Secretary.

Also :
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. 724, a bill for an act relating to the exemption from liability to act as jurors.

\author{
L. W. Ainsworth, Secretary.
}

Also:
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. 673, a bill for an act relating to drainage districts.
L. W. Ainsworth, Secretary.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Dodd of Howard, unanimous consent having been given, House File No. 374, a bill for an act appropriating four hundred dollars ( \(\$ 400.00\) ) to indemnify S. E. Beaston for horses killed by the state veterinarian, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out the words and figures "four hundred dollars ( \(\$ 400.00\) )" where they appear in the bill and in the title and inserting in lieu thereof the words and figures "two hundred dollars ( \(\$ 200.00\) )."

Mr. Dodd moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 1

\section*{Buffington}

Nays, 77
\(\left.\begin{array}{lll}\begin{array}{ll}\text { Aiken } & \begin{array}{l}\text { Calhoun } \\ \text { Aldrich }\end{array} \\ \text { Children } & \begin{array}{l}\text { Emery } \\ \text { Allyn }\end{array} \\ \text { Recker } & \text { Fobert }\end{array} & \text { Forsling }\end{array}\right\}\)
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Grimwood
Hanna
Healy
Huff
Ingersoll
Justice
Kime
Larson
Letts
LeValley
Long
McCulloch
McDonald
McGhee
Mayne
Moorhead
Narey
Nervig
Olson
Ontjes
Orr
Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Rumley
Sampson
Santee
Schirmer
Schulte

Scott of Appanoose
Scott of Fremont
Slemmons
Smith
Springer
Sterling
Stimson
Storey
Truax
Vance
Venard
Wamstad
Weaver
Weber
Wolfe
Year
Mr. Speaker

Absent or not voting, 30

Anderson
Blake
Brady
Carter
Clark
Criswell
Donhowe
Elson
Gilbert
Gunderson

Harrison
Hauge
Held
Knickebocker
Lake
l,ockin
McClune
Miller
Mills
Moen

Morgan
O'Donnell
Perkins
Powers
Shores
Ulstad
Van Camp
Westervelt
Yenter
Young

So the IIouse refused to concur in the Senate amendments to House File No. 374.

SENATE MESSAGES CONSIDERED
Senate Joint Resolution No. 8, a joint resolution directing the executive council to install a ventilating system in the Senate and House chambers, and appropriating money to pay for the same.

Read first and second time and referred to committee on appropriations.

Senate File No. 795, a bill for an act to appropriate the sum cf seventy-four thousand four hundred thirty and 82-100 dollars ( \(\$ 74,430.82\) ) to reimburse the capitol extension fund for certain expenditures.

Read first and second time and referred to committee on appropriations.

Senate File No. 797, a bill for an act to amend section one thousand six hundred forty-one-r8 (1641-r8), supplement supplement to the code, 1915, (C. C. Sec. 5396), relating to the amount of stock stockholders may have in co-operative organizations.

Read first and second time and referred to sifting committee.

\section*{REPORTS OF COMMITTEE}

Harrison of Pottawattamie, from the committce on appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations to whom was referred Senate File No. 795, a bill for an act to appropriate the sum of seventyfour thousand four hundred thirty and eighty-two one hundredths dollars ( \(\$ 74,430.82\) ) to reimburse the capitol extension fund for certain expenditures, beg leave to report they have had 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. P. Harrison, Chairman.

Report adopted.
Also:
Mr. Speaker--Your committee on appropriations to whom was referred Senate File No. 793, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction, beg leave to report that they have had 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. P. Harrison, Chairman.

Report adopted.
Also :
Mr. Speaker-Your committee on appropriations to whom was referred Senate Joint Resolution No. 8, directing the executive council to install a ventilating system in the senate and house chambers, and appropriating money to pay for 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.

> E. P. Harkison, Ohairman.

Report adopted and Senate Joint Resolution No. 8 was indefinitely postponed.

\section*{CONSIDERATION OF BILLS}

Senate File No: 795, a bill for an act to appropriate the sum of seventy-four thousand four hundred thirty and 82-100 dollars ( \(\$ 74,430.82\) ) to reimburse the capitol extension fund for certain expenditures, with report of appropriations committee recommending passage, was taken up for consideration.

Unanimous consent having been obtained to suspend the rules prohibiting the second and third reading of a bill on the same day, Harrison of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 72
\begin{tabular}{ll} 
Allyn & Harrison \\
Beeman & Held \\
Blake & Ingersoll \\
Bradley & Kime \\
Brady & Knickerbocker \\
Buffington & Lake \\
Children & Larson \\
Clark & Letts \\
Edgington & LeValley \\
Edson & McClune \\
Elliott & McCulloch \\
Fackler & McGhee \\
Forsling & Mayne \\
Francis & Mills \\
Garber of Adair & Moen \\
Gibson & Moorhead \\
Gilbert & Morgan \\
Gilmore of Cedar & Narey \\
Gilmore of Clay & O'Donnell \\
Gordon & Ontjes \\
Graham & Parrott \\
Grimwood & Parsons \\
Gunderson & Peters \\
Hanna & Peterson
\end{tabular}

Nays, 12
\begin{tabular}{lll} 
Aldrich & Huff & Orr \\
Berry & Justice & Rumley \\
Emery & Long & Scott of Appanoose \\
Garber of Floyd & Miller & Stimson
\end{tabular}

Absent or not voting, 24
\begin{tabular}{lll} 
Aiken & Dodd & McDơnald \\
Anderson & Donhowe & Nervig \\
Becker & Doolittle & Olson \\
Benz. & Elson & Perkins \\
Calhoun & Gilbertson & Sterling \\
Carter & Hauge & Ulstad \\
Colbert & Healy & Westervelt \\
Criswell & Lockin & Yenter
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 793, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction, with report of appropriations committee recommending passage, was taken up for consideration.

LeValley of Franklin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 65
\begin{tabular}{lll} 
Allyn & \(\cdots\) & Hanna \\
Anderson & & Parrott \\
Beeman & & Harrison \\
Bradley & Healy & Peterson \\
Brady & Held & Rawers \\
Rufington & & Ingersoll \\
Children & Justice & Rankin \\
Clark & Knickerbocker & Sampson \\
Colbert & Lake & Santee \\
Edson & Letts & Schirmer \\
Elliott & LeValley & Schulte \\
Emery & Lockin & Slemmons \\
Fackler & Long & Stimson \\
Forsling & McClune & Siorey \\
Francis & McCulloch & Van Camp \\
Garber of Adair & McGhee & Venard \\
Garber of Floyd & Mayne & Miller \\
Gibson & Mills & Weaver \\
Gilbert & Moorhead & Weber \\
Gilmore of Cedar & Morgan & Westervelt \\
Gilmore of Clay & Narey & Yolfe \\
Gordon & Nervig & Year \\
& &
\end{tabular}

Nays, 11
\begin{tabular}{lll} 
Aldrich & Moen & Scott of Appanoose \\
Benz & Olson & Shores \\
Berry & Parsons & Truax \\
Kime & Rumley &
\end{tabular}
'Absent or not voting, 32
\begin{tabular}{lll} 
Aiken & Gilbertson & Perkins \\
Becker & Graham & Peters \\
Blake & Grimwood & Scott of Fremont \\
Calhoun & Gunderson & Smith \\
Carter & Hauge & Springer \\
Criswell & Huff & Sterling \\
Dodd & Larson & Ulstad \\
Donhowe & McDonald & Vance \\
Doolittle & O'Donnell & Young \\
Edgington & Ontjes & Mr. Speaker \\
Elson & Orr &
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Spfakfr-I am directed to inform your honorable boảy that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 570, a bill for an act providing for the regulation, licensing and sanitary inspection of restaurants, cafes, cafeterias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the public.
L. W. Ainsworth, Secretary.

\section*{CONFERENCE COMMITTEE REPORT}

Mr. Speaker-Your committee to whom was referred House File No. 451 , as a conference committee to confer with the Senate conference committee, beg leave to say that the said committee recommend that:
(1) All Senate amendments be stricken out, except to the title.
(2) Section 1, be amended by striking out words and figures, "Nineteen thousand five hundred eighty-six dollars, \((\$ 19,586.00)\) " and inserting in lieu thereof words and figures "Thirty-two thousand eight-six dollars ( \(\$ 32,086.00\) )".
(3) Further amend by adding after line five, section 1, the following:
"for mainenance and repairs and improvements at Iowa State Fair Grounds, Twelve thousand five hundred dollars ( \(\$ 12,500.00\) )."
A. K. Westervelt
J. C. McClunè
J. H. Van Camp
O. L. Mead
J. A. McIntosh

Chas. Olson
F. C. Sampson
H. S. Van Alstine

On the question, "Shall the conference committee report be adopted?'"

Ayes, 75
\begin{tabular}{lll} 
Allyn & \begin{tabular}{l} 
Harrison \\
Beeman
\end{tabular} & \begin{tabular}{l} 
Peterson \\
Powers
\end{tabular} \\
Blake & Ingersoll & Ramsey \\
Bradley & Knickerbocker & Rankin \\
Brady & Lake & Rumley \\
Buffington & Letts & Sampson \\
Calhoun & LeValley & Santee \\
Carter & Lockin & Schirmer \\
Clark & Long & Scott of Fremont \\
Colbert & McClune & Shores \\
Donhowe & McGhee & Slemmons \\
Doolittle & Mayne & Smith \\
Edgington & Miller & Springer \\
Edson & Mills & Truax \\
Elliott & Moorhead & Van Camp \\
Fackler & Morgan & Vance \\
Forsling & Narey & Venard \\
Garber of Adair & Nervig & Wamstad \\
Garber of Floyd & O'Donnell & Weaver \\
Gibson & Olson & Weber \\
Gilbert & Ontjes & Westervelt \\
Gilmore of Clay & Orr & Wolf \\
Gordon & Parrott & Year \\
Grimwood & Parsons & Mr. Speaker \\
Hanna & Peters &
\end{tabular}

Nays, 13
\begin{tabular}{lll} 
Anderson & Held & Moen \\
Berry & Huff & Storey \\
Children & Justice & Ulstad \\
Emery & McCulloch & \\
Gunderson & McDonald &
\end{tabular}

Absent or not voting, 20

Aiken
Aldrich
Becker
Benz
Criswell
Dodd
Elson

Francis
Gilbertson
Gilmore of Cedar
Graham
Hauge
Kime
Larson

Peterson
Powers
Ramsey
Rankin
mley
nson
chirmer
Fremont
Slemmons
mith
pringer
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Mr. Speaker

Moen
Storey
Ulstad

Perkins
Scott of Appanoose
Sterling
Stimson
Yenter
Young

So the conference committee report was adopted.

\section*{REPORT OF COMMITTEE ON ORGANIZATION OF HOUSE FOR SPECIAL SESSION}

Edson of Buena Vista, from the committee on organization of House for the proposed special session, submitted the following report:

\section*{Mr. Speaker:}

Your committee appointed to provide for the organization of the House for the Extra Session, and the nomination of the appointment of the officers and employes, beg leave to report as follows:
1. Your committee unanimously recommends the reappointment of \(\mathbf{A}\). C. Gustafson as Chief Clerk.
2. Your committee unanimously recommends the reappointment of all of the desk officers and clerks who have acted as such officers in the Thirty-ninth General Assembly. Your committee would recommend, however, that the salaries of such officers shall all be the same as in the Thirty-eighth General Assembly.
3. Your committee recommends the reappointment of the present file clerk, bill clerk, sergeant-at-arms and assistant sergeant-at-arms.
4. Your committee recommends that five (5) doorkeepers be selected for the extra session-the names of the nominees of the committee to be furnished at or before the commencement of the extra session.
5. Your committee recommends the appointment of three (3) janitors for the extra session-their names to be presented at the commencement of such session.
6. Your committee further recommends that every member of the House who does not now have printed copies of the code commission bills, in addition to the bound volume, obtain such copies from the code editor, U. G. Whitney, at once.
7. That the sub-comittee having such bills under consideration, so far as possible, are required to report on the bills as soon as the extra session is convened.

Your committee recommends that the appointment of the same number of committee clerks as for the regular session.

> W. C. EDSon, Chairman.

\section*{INTRODUCTION OF BILLS}

By committee on appropriations, House File No. 875, a bill for an act to make appropriation for the payment of state and other expenses.

Be it enacted by the General Assembly of the State of Iowa:
Section 1. There is hereby appropriated from the state treasury for a term of two years, ending June 30; 1923, the following sums or so mưch thereof as shall be necessary, provided that on the first day of July, succeeding the meeting of the regular session of the general assembly, all moneys appropriated in this act and remaining unexpended shall be and are hereby covered into the state treasury.

Sec. 2. There is hereby appropriated the sum of sixteen thousand dollars \((\$ 16,000.00)\) to be expended under the direction of the executive council for repairs and improvement as recommended in report of retrenchment and reform committee under date of April 7th.

Sec. 3. For the office of state fire marshal, as a contingent fund for the period ending June 30, 1923, the sum of four thousand dollars ( \(\$ 4,000.00\) ).

Sec. 4. To certain employes of the House and Senate for services required after adjournment, as ordered in concurrent resolution of the Senate of March 26th and of the House of April 2d, the sum of four hundred and seventy-six dollars ( \(\$ 476.00\) ).

Sec. 5. To the Des Moines Rubber Stamp Works for badges and rubber stamps furnished the sum of one hundred and forty-one dollars and fifty-five cents (\$141.55).

Sec. 6. To A. C. Gustafson for postage, telegraph and telephone bills the sum of twenty-five dollars and twenty-three cents (\$25.23).

Sec. 7. To Dunn's Funeral Home for flowers for the funeral of Representative Stone the sum of twenty-five dollars (\$25.00).

Sec. 8. To L. W. Ainsworth for postage the sum of eleven dollars and twenty cents (\$11.20).

Sec. 9. To Agness Brennan for typewriter used in the Law Library the sum of fifteen dollars ( \(\$ 15.00\) ).

Sec. 10. To J. F. Thatcher in payment of claim, Senate File 551, the sum of five dollars ( \(\$ 5.00\) ).

Sec. 11. To M. E. Bannon in payment of claim, Senate File 358, the sum of thirty-nine dollars and twenty cents (\$39.20).

Sec. 12. To Otto E. Heggen for claim, Senate File 550, the sum of one hundred dollars ( \(\$ 100.00\) ).

Sec. 13. To Ben Abben, Charles Gilmore, A. V. Brady, G. E. Held, F. W. Year, T. E. Moen, the sum of twenty-two dollars and fifty cents ( \(\$ 22.50\) ) each for traveling expenses in attending the funeral of Representative D. O. Stone.

Sec. 14. To Representative C. L. Venard for mileage the sum of twenty-three dollars and twenty cents (\$23.20).

Sec. 15. To thirty-two committee clerks of the Senate (as per list furnished by Senator Scott, chairman of the committee on committee clerks) who reported for duty on January 10th, but on account of the failure of the committee to bring in the report on that day, failed to receive pay for that day the sum of one hundred and twenty-eight dollars ( \(\$ 128.00\) ).

Sec. 16. This act being of immediate importance shall be in ful force from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Read first and second time and passed on file.

\section*{CONSIDERATION OF BILLS}

House File No. 875, a bill for an act to make appropriation for the payment of state and other expenses, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Harrison of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes, 91
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Donhowe \\
Dldrich
\end{tabular} & \begin{tabular}{l} 
Doolittle \\
Edgington
\end{tabular} \\
Allyn & Graham \\
Anderson & Edson & Hanna \\
Beeman & Elliott & Harrison \\
Benz & Emery & Healy \\
Berry & Forsling & Huff \\
Blake & Francis & Ingersoll \\
Bradley & Garber of Adair & Justice \\
Brady & Garber of Floyd & Knickerbocker \\
Buffington & Gibson & Iake \\
Calhoun & Gilbert & Larson \\
Carter & Gilbertson & Letts \\
Children & Gimore of Cedar & LeValley \\
Clark & Gilmore of Clay & Lockin
\end{tabular}
Long
McClune
McCulloch
McDonald
McGhee
Mayne
Miller
Mills
Moorhead
Morgan
Narey
Nervig
O'Donnell
Olson
Ontjes
Orr

Parrott
Parsons
Peters
Peterson
Powers
Ramsay
Rankin
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Springer

Stimson
Storey
Truax
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 17
\begin{tabular}{lll}
\begin{tabular}{ll} 
Becker \\
Colbert
\end{tabular} & \begin{tabular}{l} 
Grimwood \\
Guinderson
\end{tabular} & \begin{tabular}{c} 
Rumley \\
Scott
\end{tabular} \\
Criswell & Gof & Hauge
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{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 return of House File No. 514, a bill for an act regulating granting the degree of certified public accountant.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate requests the return from the House of House File No. 796, a bill for an act limiting actions questioning the legal organization of school districts.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I 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. 797, a bill for an act relating to the amount of stock stockholders may have in co-operative organizations.
L. W. Ainsworth, 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:

Senate concurrent resolution instructing the transfer of funds from the general revenue fund to the support fund of certain institutions.
L. W. Ainsworth, 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. 354, a bill for an act fixing a schedule of license fees for trailers to motor vehicles and trucks.
L. W. Ainsworth, 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. 550, a bill for an act relating to liens for the services of stallions and jacks.

\author{
L. W. Ainsworth, Secretary.
}

\section*{CONSIDERATION OF* SENATE AMENDMENTS}

On request of McClune of Mahaska, unanimous consent having been given, House File No. 550, a bill for an act to repeal sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t) and twenty-three hundred forty-one-u (2341u) supplement to the code, 1913, (C. C. Sections 1814, 1815, and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement thereof, and prohibiting the sale, exchange, or removal from the county, of animals subject to such liens and fixing a penalty therefor, with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out of section 2, line 3, the following words: "and a lien on the dam of such progeny".

Amend by striking out of section 3, lines 2 and 3, the words: "and on the dam of such progeny for a period of six months".

Mr. MeClune moved that the House concur in the Senate amend. ments.

On the question, "Shall the House concur?"
Ayes, 81
\begin{tabular}{lll} 
Allyn & Held & Parsons \\
Aldrich & Huff & Peters \\
Anderson & Ingersoll & Peterson \\
Benz & Tustice & Ramsay \\
Berry & Kime & Rumley \\
Blake & Lake & Sampson \\
Brady & Larson & Santee \\
Buffington & Letts & Schirmer \\
Carter & Lockin & Schulte \\
Children & Long & Scott of Fremont \\
Clark & McClune & Shores \\
Colbert & McCulloch & Slemmons \\
Donhowe & McDonald & Smith \\
Doolittle & McGhee & Springer \\
Edgington & Mayne & Stimson \\
Elliott & Miller & Storey \\
Emery & Mills & Truax \\
Francis & Moen & Ulstad \\
Garber of Floyd & Moorhead & Van Camp \\
Gilbertson & Morgan & Vance \\
Gilmore of Cedar & Narey & Venard \\
Gilmore of Clay & Nervig & Wamstad \\
Gordon & O'Donnell & Weaver \\
Graham & Olson & Weber \\
Hanna & Ontjes & Westervelt \\
Harison & Orr & Yealy
\end{tabular}

Nays, None
Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Fackler & LeValley \\
Becker & Forsling & Perkins \\
Beeman & Garber of Adair & Powers \\
Bradley & Gibson & Rankin \\
Calhoun & Gilbert & Scott of Appanoose \\
Criswell & Grimwood & Sterling \\
Dodd & Gunderson & Wolfe \\
Edson & Hauge & Year \\
Elson & Knickerbocker & Young
\end{tabular}

So the House concurred in the Senate amendments to House File No. 550.
been given, House File No. 354, a bill for an act with senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

That the schedule be stricken, and that the following be inserted in lieu thereof:

Trailers weighing less than one thousand pounds ( 1000 lbs .), or with a loading capacity of less than one thousand pounds ( 1000 lbs .), shall not be subject to a license fee.

All other trailers shall be subject to a license fee to be fixed in accordance with the following schedule:

When equipped with pneumatic tires:
Trailers with capacity of \(1 / 2\) ton, but not exceeding 1 ton capacity, \(\$ 10.00\) Trailers with capacity of 1 ton, but not exceeding 2 tons, capacity, \(\$ 15.00\) Trailers with capacity of 3 tons, but not exceeding 4 tons capacity, \(\$ 25.00\) Trailers with capacity of 4 tons, but not exceeding 5 tons capacity, \(\$ 40.00\) Trailers with capacity of 5 tons, but not exceeding 6 tons capacity, \(\$ 50.00\) Trailers with capacity of 6 tons, but not exceeding 7 tons capacity, \(\$ 60.00\)

When equipped with two or more solid rubber tires:
Trailers with capacity of 1 ton, but not exceeding 2 tons capacity, \(\$ 5.00\) Trailers with capacity of 2 tons, but not exceeding 3 tons capacity \(\$ 15.00\) Trailers with capacity of 3 tons, but not exceeding 4 tons capacity, \(\$ 35.00\) Trailers with capacity of 4 tons, but not exceeding 5 tons capacity, \(\$ 50.00\) Trailers with capacity of 5 tons, but not exceeding 6 tons capacity, \(\$ 60.00\) Trailers with capacity of 6 tons, but not exceeding 7 tons capacity, \(\$ 70.00\)

When equipped with iron, steel or hard tires:
Trailers with capacity of 1 ton, but not exceeding 2 tons capacity \(\$ 15.00\) Trailer with capacity of 2 tons, but not exceeding 3 tons capacity, \(\$ 30.00\)

Mr. Parsons moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 82
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Blake \\
Brady
\end{tabular} & Clark \\
Aldrich & Buffington & Colbert \\
Allyn & Cenz & Donhowe \\
Eenz & Chiler & Doolittle \\
Berry & & Edgington
\end{tabular}
Edson
Elliott
Emery
Forsling
Francis
Garber of Floyd
Gibson
Gilbert
Gilbertson
Gilmore of Clay
Gorden
Graham
Hanna
IIarrison
Healy
Held
Huff
Ingersoll
Justice
Zime
Knickerbocker
Loke
Letts
LeValley
Lockin
Long
McClune
McCulloch
Mclonald
McGhee
Mayne
Miller
Mills
Mcen
Moorhead
Morgan
Narey
Nervig
Olson
Ontjes
Orr
Parrott
Parsons
Peters
Peterson
Ramsey

Rankin
Rumley
Sampson
Santee
Schirmer
Schulte
Scott of Fremont
Shores
Slemmons
Smith
Ciorey
Truax
Clistad
V.ence

Venard
Wamstad
Weber
Westervelt
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 26
\begin{tabular}{lll} 
Anderson & \begin{tabular}{l} 
Garber of Adair \\
Recker
\end{tabular} & \begin{tabular}{l} 
Scott of Appanoose \\
Gilmore of Cedar
\end{tabular} \\
Speeman & Springer \\
Bradley & Grimwood & Sterling \\
Calhoun & Gunderson & Stimson \\
Criswell & Hauge & Van Camp \\
Iodd & Larson & Weaver \\
Elson & O'Donnell & Wolfe \\
Fackler & Perkins & Young
\end{tabular}

So the House concurred in the Senate amendments to House File No. 354.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speakel-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. 414, a bill for an act making appropriation for the Horticultural Exposition.
L. W. Ainswonth, Secretary.

\section*{SENATE CONCURRENT RESOLUTION CONSIDERED}

Stimson of Page asked and obtained unanimous consent to consider at this time the following Senate concurrent resolution :

Whereas, The per capita fund authorized by the Thirty-eighth General Assembly for the support of certain institutions under the board of control was not sufficient to pay the expenses of said institutions owing to the high cost of all commodities bought by said institutions, and

Whercas, Under the authority of the executive council the auditor was authorized to issue warrants on the state treasurer which have overdrawn the support fund of these institutions in the hands of the treasurer which, together with the amount of the deficit for the present month will amount to the sum of approximately one hundred ninety-nine thousand eight hundred thirty-nine dollars and thirty-nine cents (\$199,839.39) .

Therefore, Be It Resolved by the Senate, the House concurring, That the auditor and the treasurer of state are hereby instrusted to transfer from the general revenue fund of the state to the support fund of the institutions specified herein the sum of one hundred ninety-nine thousand eight hundred thirty-nine dollars and thirty-nine cents ( \(\$ 199,839.39\) ) or so much thereof as shall be necessary to make up the deficiency in these funds; the amount of deficiency in each institution being as follows:

Institution Location Deficit
Soldiers' Orphans' Home, Davenport................................. \(\$ 18,561.95\)
Training School for Boys, Eldora.................................... . . . . \(6,165.84\)
Institution for Feeble-minded Children, Glenwood................ . 73,780.76
Soldiers' Home, Marshalltown........................................ 32,419.44
Training school for Girls, Mitchellville............................ . . . . 12,555.26
Mt. Pleasant State Hospital, Mt. Pleasant. . . . . . . . . . . . . . . . . . . . . 13,521.15
State Sanatorium for the Treatment of Tuberculosis, Oakdale.. 9,702.73
State Hospital and Colony for Epileptics, Woodward............ 33,132.26
Total .................................................................. . . . . \(\$ 199,839.39\)
Mr. Stimson moved that the House concur. Motion prevailed and the House concurred in the Senate concurrent resolution.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills submitted the following report:

Mr. Speakfr-Your committee on enrolled bills respectfully report that they have on this 8th day of April, 1921, sent to the governor for his approval, House File No. 499.

Also :
House File No. 512.
Also:

Also :
House File No. 434.
Also :
House File No. 640.

Also :
House File No. 441.

Also :
House File No. 584.

Also :
House File No. 854.

Also :
House File No. 855.

Also :
House File No. 841.
Also :
House File No. 361.

Also :
House File No. 761.

Also :
House File No. 580.

Also:
House File No. 798.

Also :
House File No. 709.

Also :
House File No. 687.

Also :
House File No. 633.
Report adopted.

\author{
W. H. Vance, Chairman.
}

\section*{HOUSE FILES RETURNED TO SENATE}

Garber of Adair moved that House File No. 796 be returned to the Senate, in accordance with their request.

Motion prevailed and it was so ordered.
McCulloch of Iowa moved that House File No. 514 be returned to the Senate; in accordance with their request.

Motion prevailed and it was so ordered.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled House File No. 499, a bill for an act authorizing corporations organized under the provisions of sections sixteen hundred forty-one-r one (1641-r1) to sixteen hundred forty one-r twenty (1641-r20), inclusive; supplemental supplement to the code, 1915 (C. C. Secs. 5389 to 5408, incl.) and other incorporated associations or companies organized without capital and not for pecuniary profit, to act together in associations, corporate or otherwise, for the purpose of collectively producing, processing, preparing for market, handling and marketing, products of the members of such associations; permitting contracts between such associations and the members thereof which provide for liquidated damages.

\section*{Also :}

House File No. 512, a bill for an act to amend section eleven hundred thirty-seven-a fifteen (1137-a15), supplement to the code, 1913, C. C. Sec. 508) prescribing the form of ballots to be used on voting machines.

Also :
House File No. 446, a bill for an act to compensate Second Lieutenant Ralph G. Smoley for service rendered and money advanced pursuant to the call into active service of the Iowa National Guards, by the Governor of Iowa on June 19, 1916.

Also :
House File No. 434, a bill for an act to amend section twelve hundred fifty-nine (1259) of the code (C. C. Sec. 657) and section twentytwo hundred fifteen-f-forty-two (2215-f42), supplemental supplement to the code, 1915, C. C. Sec. 336) relating to the auditing of accounts and expenditures made for the state.

Also :
House File No. 640, a bill for an act amending section seventeen hundred eighty-three-b (1783-b), supplemental supplement to the code, 1915 , (C. C. Sec. 5493), by adding a proviso thereto, relating to life insurance.

Also :
House File No. 441, a bill for an act to repeal sections fifteen hundred fifty (1550), (C. C. Sec. 2998), fifteen hundred fifty-one (1551), (C. C. Sec. 2999), supplement to the code, 1913, and section fifteen hundred fifty-two (1552), (C. C. Sec. 3000), of the code, as amended by chapter three hundred thirty-five (335), acts of the Thirty-seventh General Assembly, relating to road poll tax.

Also :
House File No. 584, a bill for an act to provide for the immediate registration of all births and deaths throughout the state of Iowa by means of certificates of births and deaths, and burial or removal permits; to require prompt returns to the Bureau of Vital Statistics at the capitol of the state, as required to be established by the state registrar of vital statistics; to insure thorough organization and efficiency of the registration of vital statistics throughout the state; to provide certain penalties; to repeal all acts and parts of acts in conflict herewith, and to appropriate ten thousand dollars \((\$ 10,000.00)\) therefor.

\section*{Also:}

House File No. 854, a bill for an act to legalize an election held for the purpose of voting on the proposition "Shall the proposed Consolidated Independent School District of De Soto Be Established?" held October 26, 1920, in said district located in Dallas and Madison Counties, Iowa.

\section*{Also:}

House File No. 855, a bill for an act to repeal sections ten hundred fifty-six-a fifteen and ten hundred fifty-six-a sixteen (1056-a15 and 1056-a16), supplement to the code, 1913, (C. C. Secs. 678 and 679), and to
enact substitutes therefor, relating to the preference in the appointment and promotion of soldiers, sailors, and marines, to include army, navy, and marine corps nurses, and certain persons who served in the Spanish-American war, the Philippine Insurrection, the China Relief Expedition, and the war with Germany.

\section*{Also :}

House File No. 841, a bill for an act to amend section thirty-five (35), chapter two hundred seventy-five (275), acts of the Thirty-eighth General Assembly, (C. C. Sec. 3078), and section four (4) (C. C. Sec. 2912), section five (5) (C. C. Sec. 2913), and section thirteen (13) (C. C. Sec. 2921) of chapter two hundred and thirty-seven (237), acts of the Thirty-eighth General Assembly, relating to the apportioning of motor license fees and the primary road fund among the several counties of the state; providing a method of accounting for such fund; providing for overdrafts thereon and the amount thereof; providing for interest on such overdrafts and the disposition of such interest.

\section*{Also :}

House File No. 361, a bill for an act repealing chapter three hundred forty-two (342), acts of the Thirty-seventh General Assembly, (C. C. Sec. 3593), granting powers to cities and towns to adopt ordinances regulating the sale of milk and to enact a substitute therefor authorizing cities and towns, including cities acting under special charter to adopt ordinances and enforce sanitary requirements for the production, distribution and handling thereof and to require pasteurization, and for tuberculin tests for herds supplying same.

\section*{Also :}

Hiouse \(\dot{F}\) ile No. 761 , a bill- for an act to legalize an election held in the consolidated school district of Dana, formed in the counties of Greene and Boone in the state of Iowa, such election being held for the purpose of establishing a consolidated independent school district.

Also :
House File No. 580, a bill for an act to amend section five-a (5-a) of chapter three hundred thirty-seven (337), acts of the Thirty-eighth General Assembly, (C. C. sec. 2287) and section ten (10) of chapter two hundred ninety (290), acts of the Thirty-seventh General Assembly, (C. C. sec. 2288), relating to the appropriation of state funds to meet the federal appropriation aiding vocational education.

\section*{Also :}

House File No. 798, a bill for an act relating to the capital stock of insurance companies amending section one thousand seven hundred ten (1710), supplement to the code, 1913, as amended by section five (5), chapter four hundred twenty-eight (428), laws of the Thirtyseventh (37th) General Assembly and as amended by section three (3) chapter three hundred forty-eight (348), laws of the Thirty-eighth (38th) General Assembly, (C. C. sec. 5628); and amending sections one thousand seven hundred sixty-nine (1769) of the code (C. C. sec. 5478); and repealing section one thousand seven hundred seventyone (1771), supplement to the code, 1913, (C. C. sec. 5480 ); and amending section one thousand seven hundred eighty-three-e (1783-e), supplement to the code, 1913, (C. C. sec. 5496) ; and repealing section one thousand seven hundred eighty-three-f (1783-f), supplement to the code, 1913, (C. C. sec. 5498).

\section*{Also:}

House File No. 709, a bill for an act to amend section two hundred fifty-four-a four (254-a 4), supplement to the code, 1913, (C. C. sec. 6492), relating to the management and control of cemeteries, and making additional provisions relating to the method of.creation and control of trust funds for the care and upkeep of cemeteries or parts thereof.

Also:
House File No. 687, a bill for an act to amend the law as it appears in sections eighteen hundred ninety-eight and eighteen hundred ninety-eight-c ( 1898 and \(1898-\mathrm{c}\) ), supplement to the code, 1913, (C. C. secs. 5844 and 5845), and section nineteen hundred one (1901), of the code, (C. C. sec. 5850 ), relating to the issuance of stock by Building \& Loan Associations and the rights of holders of stock in said associations.

\section*{Also :}

House File No. 633, a bill for an act to repeal chapter three hundred forty-two (342), acts of the Thirty-eighth (38th) General Assembly, and to repeal section twenty-eight hundred sixteen (2816), supplement to the code, 1913, relating to the revision of school sites.

Senate File No. 300, a bill for an act to authorize the payment of a portion of the cost of paving extensions of primary roads within cities.

\section*{Also:}

Senate File No. 393, a bill for an act to repeal section two thousand seven hundred eighty-one (2781), of the code, as amended by chapter
two hundred twenty-three (223), acts Thirty-seventh (37th) General Assembly (C. C. sec. 252), and to enact a substitute therefor, relating to financial statements by school boards.

Also :
Senate File No. 567, a bill for an act to repeal section thirteen hundred sixty-three ( 1363 ), supplement to the code, 1913, (C. C. 1629 ), sixteen hundred seventy-seven (1677), sixteen hundred seventy-eight (1679, 1650, 1652), section sixteen hundred and seventy-nine (1679), supplement to the code, 1913 , and section sixteen hundred eighty-one (1681), supplement to the code, 1913 , as amended by chapter three hundred sixty-three (363), laws of the Thirty-eighth General Assembly, and to enact substitutes therefor, and providing for the collection and dissemination of weather, crop and livestock statistics and meteorological data, and making an appropriation therefor.

Also :
Senate File No. 787, a bill for an act appropriating the sum of one hundred twenty-five thousand ( \(\$ 125,000\) ) dollars in payment of certain insurance companies for taxes heretofore paid by them under protest.

Also:
Senate File No. 648, a bill for an act to amend the law as it appears in section twenty-four hundred seven (2407), supplemental supplement to the code, 1915 , (C. C. 968), relating to punishment for violation of liquor injunctions.

\author{
W. H. Vance, \\ Chairman House Committee. George S. Banta, Chairman Senate Committee.
}

Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House File No. 499.
House File No. 512.
House File No. 446.
House File No. 434.
House File No. 640.

House File No. 441.
House File No. 584.
House File No. 854.
House File No. 855.
House File No. 841.
House File No. 361.
House File No. 761.
House File No. 580.
House File No. 798.
House File No. 709.
House File No. 687.
House File No. 633.
Senate File No. 393.
Senate File No. 567.
Senate File No. 787.
Senate File No. 300.
Senate File No. 648.

\section*{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. 586, relating to books of assessors.
L. W. Ainsworth Secretary.

Also:
Mr. Speaifer-I am directed to inform your honorable body that the Senate has adopted the report and concurred in the amendments recommended by the conference committee on Senate File No. 276, a bill for an act making an appropriation for the institutions under the board of control.
L. W. Ainswortil Secretary.

\section*{REPORT OF CONFERENCE COMMITTEE}

The conference committee on Senate File No. 276 submitted the following report:

Mr. Speaker-Your conference committee to whom was referred committee substitute for Senate File 276 beg leave to report that we have had same under consideration and recommend as follows:

Amend lines 2, 3 and 4 of section 1 by striking out the words and figures "one million four hundred and sixty-nine thousand two hundred dollars ( \(\$ 1,469,200.00\) )" and substitute in lieu thereof the words and figures "one million three hundred fifty-three thousand seven hundred dollars ( \(\$ 1,353,700.00\) )".

Amend section 1, lines 19 and 20 by striking out the words and figures "seven hundred and thirty-four thousand six hundred dollars (\$734,600.00 )" and insert in lieu thereof the words and figures "six hundred and seventy-six thousand eight hundred fifty dollars ( \(\$ 676,850.00\) )".

Amend lines 22 and 23 of section 1 by striking out the words and figures "seven hundred and thirty-four thousand six hundred dollars ( \(\$ 734,600.00\) )" and insert in lieu thereof the words and figures "six hundred seventy-six thousand eight hundred fifty dollars (\$676,850.00 )'.


Amend lines 8 and 9 of section 16 to read as follows:-
"for dental, oculist, aurist, nose and throat treatments and necessary supplies
\(2,000.00^{\prime \prime}\)
Amend line 11 of section 16 to read as follows:
"for contingent and repair. \(22,000.00^{\prime \prime}\)
Amend line 4 of section 17 by striking out said line.
Amend line 8 of section 17 by striking out the figures " \(\$ 1,419,200.00\) " and insert in lieu thereof the figures \(\$ 1,353,700.00\) ".

And when so amended the bill do pass.

\author{
Ray P. Scott \\ Byran W. Newberry \\ B. M. Stoddard \\ Addison M. Parker \\ Frank C. Lake \\ Nels Peterson \\ L. V. Carter \\ WM. Becker
}

On the question, "Shall the report of the committee be adopted?',

Ayes, 67
\begin{tabular}{|c|c|c|}
\hline Allyn & Healy & Santee \\
\hline A nderson & Ingersoll & Schirmer \\
\hline Becker & Kirne & Schulte \\
\hline Reeman & Knickerbocker & Scott of Fremont \\
\hline Rlake & Lake & Shores \\
\hline Brady & Larson & Slemmons \\
\hline Puffington & LeValley & Smith \\
\hline Calhoun & McClune & Springer \\
\hline Carter & Merulloch & Stimson \\
\hline Children & MeDonald & Storey \\
\hline Colbert & MeGhee & Truax \\
\hline Jonlrowe & Mayne & Whatad \\
\hline Edgington & Mills & Van Camp \\
\hline Edson & Moorhead & Vance \\
\hline Fimery & Nervig & Venard \\
\hline Forsling & Olson & Weaver \\
\hline Francis & Parrott & Weber \\
\hline Garber of Adair & Peters & Westervelt \\
\hline Garber of Floyd & Peterson & Year \\
\hline Gilmore of Clay & Ramsey & Yenter \\
\hline Gordon & Rankin & Mr. Speaker \\
\hline Graham & Rumley & \\
\hline Hanna & Sampson & \\
\hline
\end{tabular}

Nays, 14
\begin{tabular}{lll} 
Aldrich & Huff & Parsons \\
Fenz & Snng & Scott of Appanoose \\
Rerry & Moen & Wamstad \\
Gilhertson & Ontjes & Wolfe \\
Held & Orr &
\end{tabular}

Absent or not voting, 27
\begin{tabular}{lll} 
Aiken & Gibson & I.ockin \\
Bradley & Gilbert & Miller \\
Clark & Gilmore of Cedar & Morgan \\
Criswell & Grimwosd & Narey \\
Dodd & Gunderson & O'Donnell \\
Doolittle & Trarrison & Perkins \\
Elliott & Hauge & Powers \\
Elson & Justice & Sterling \\
Fackler & letts & Young
\end{tabular}

So the report of the conference committee was adopted.

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Scott of Fremont, unanimous consent having been given; House File No. 586, a bill for an act to repeal section thirteen hundred sixty-six (1366), supplement to the code of Iowa, 1913, (C. C. Sec. 4595), as amended by chapter three hundred eighty-five (385), acts of the Thirty-eighth General Assembly and to enact a substitute therefor relative to books of assessors, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend the title by striking out the word "repeal" and by inserting in iieu thereof the word "amend" and also by striking out the words "and to enact a substiṭute therefor relative" and inserting in lieu thereof the word "relating"; also to amend section one (1) thereof by striking out "recapitulation sheets" in the twelfth (12th) line thereof the words ", and all of said section following the word "hereby" in the fourth ( 4 th) line thereof and by substituting in lieu thereof the following: "amended by inserting between the word "books" and "from" in the seventh (7th) line thereof the words "in duplicate"; also by inserting after the words not later than the tenth (10th) day of May, return one of the books to the township clerk, and to the city or town clerk".

Mr. Scott moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"
Ayes, 64
\begin{tabular}{|c|c|c|}
\hline Aldrich & Bradley & Donhowe \\
\hline A llyn & Brady & Edgington \\
\hline Becker & Buffington & Edson \\
\hline Beeman & Parter & Elliott \\
\hline Benz & Clark & Emery \\
\hline Berry & Colbert & Forsling \\
\hline
\end{tabular}

Francis
Garber of Adair
Garber of Floyd Gibson
Gilbertson
Gilmore of Cedar
Gilmore of Clay
Gordon
Graham
Gunderson
Hanna
Healy
Ingersoll
Justice
Long
McClune

McCulloch
MeDonald
Mayne
Miller
Mills
Moen
Moorhead
Orr
Parrott
Parsons
Peters
Peterson
Ramsey
Rankin
Scott of Appanoose
Scott of Fremont

Slemmons
Storey
Truax
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

Nays, None
Absent or not voting, 44
\begin{tabular}{lll} 
Aiken & Huff & Perkins \\
Anderson & Sime & Powers \\
Blake & Knickerbocker & Rumley \\
Calhoun & Iake & Sampson \\
Children & Iarson & Santee \\
Criswell & Letts & Schirmer \\
Dodd & I eValley & Schulte \\
Doolittle & Iockin & Shores \\
Elson & McGhee & Smith \\
Fackler & Morgan & Springer \\
Gilbert & Narey & Sterling \\
Grimwood & Nervig & Stimson \\
Harrison & O'Donnell & Olstad \\
Hauge & Olson & Young \\
Held & Ontjes &
\end{tabular}

So the House concurred.

MESSAGES FROM THE SENATE
The following messages were received from the Senate:
Mr. SPEAKER-I am directed to inform your honorable body that the Senate has adopted the report of the conference committee on Senate File No. 330 , a bill for an act relative to the membership of the committee on retrenchment and reform.
L. W. Ainswobth, 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 the amendments recommended to Senate File No. 351, a bill for an act making an appropriation for the state educational institutions.
L. W. Ainsworth, Secretary.

\section*{REPORT OF CONFERENCE COMMITTEE}

The conference committee on Senate File No. 330, submitted the following report:

Mr. Speaker-Your conference committee to whom was referred Senate File No. 330, beg leave to report that they have had the same under consideration and recommend that the same be amended by striking therefrom the House amendment, relating to the compensation of members of the retrenchment and reform committee, section seven of the bill, as amended by the House and that when so amended we recommend that the bill do pass.

\author{
J. D. Buser
}

Jno. R. Price
F. E. Thompson
J. C. Tuck
J. C. Calhoun
C. J. LeValley

Geo. S. Allyn
h. B. Moorhead

Weaver of Polk moved that the report of the committee be adopted.

On the question, "Shall the report of the conference committee "be adopted?"

Ayes, 70
\begin{tabular}{|c|c|c|}
\hline Aldrich & Gordon & Peterson \\
\hline Allyn & Graham & Powers \\
\hline Anderson & Hanna & Ramsey \\
\hline Becker & Healy & Rankin \\
\hline Beeman & Huff & Sampson \\
\hline Berry & Ingersoll & Santee \\
\hline Blake & Kime & Schirmer \\
\hline Bradley & K nickerbocker & Schulte \\
\hline Brady & Lake & Scott of Appanoose \\
\hline Euffington & L.arson & Scott of Fremont \\
\hline Carter & Lett: & Shores \\
\hline Colbert & LeValley & Slemmons \\
\hline Donhowe & Long & Springer \\
\hline Doolittle & MeClune & Stimson \\
\hline Edgington & McGhee & Storey \\
\hline Edson & Mayne & Truax \\
\hline Elliott & Miller & Venard \\
\hline Emery & Mills & Wamstad \\
\hline lorsling & Moorhead & Weaver \\
\hline Francis & Nervig & Weber \\
\hline Garber of Adair & Olson & Westervelt \\
\hline Garber of Floyd & Parrott & Mr. Speaker \\
\hline Gibson & Parsons & \\
\hline Gilmore of Clay & Peters & \\
\hline
\end{tabular}

Nays, 5
\begin{tabular}{lll} 
McCulloch & \begin{tabular}{l} 
Rumley \\
Ontjes
\end{tabular} & Wolfe
\end{tabular}

Absent or not voting, 33
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Gilmore of Cedar \\
Benz
\end{tabular} & \begin{tabular}{l} 
Narey \\
Grin'wood
\end{tabular} \\
Calhoun & Gunderson & O'Donnell \\
Children & Harrison & Orr \\
Clark & Hauge & Perkins \\
Criswell & Held & Smith \\
Iodd & Justice & Sterling \\
Elson & Lockin & CIstad \\
Fackler & McDonald & Van Camp \\
Gilbert & Moen & Vance \\
Gilbertson & Morgan & Yenter \\
& & Young
\end{tabular}

So the report of the conference committee was adopted.

\section*{REPORT OF CONFERENCE COMMITTEE}

The conference committee on Senate File No. 351, submitted the following report:

Mr. Speaker-Your conference committee on Senate File 351 beg leave to report that they have given it careful consideration and recommend the following amendments to the House amendment and when so amended that the bill be passed:

Amend by striking out of lines three (3) and four (4) of section one (1) the words and figures "One million, one hundred twenty-six thousand, six hundred forty seven dollars ( \(\$ 1,126,647\) )" and inserting in lieu thereof the words and figures "One million, one hundred seventy-six thousand, six hundred forty-seven dollars ( \(\$ 1,176,647\) )."

Also amend by striking out of line seven (7) of section one (1) the figures " \(\$ 467,647\) " and inserting in lieu thereof the figures " \(\$ 517,647\) ".

Also amend by striking out lines fifteen (15), sixteen (16), and seventeen (17), of section one (1).

Also amend by striking out of line twenty-six (26) of section one (1) the figures " \(\$ 1,068,647\) " and inserting in lieu thereof the figures " \(\$ 1,118\),647".

Also amend by striking out of line thirty-four (34) of section one (1) the figures " \(\$ 1,126,647\) " and inserting in lieu thereof the figures " \(\$ 1,176\),647".

Also. amend by striking out of section two (2) lines eight (8) and (9) and inserting in lieu thereof the words and figures "paving, sidewalk and sewer, \(\$ 60,000^{\prime \prime}\).

Also amend by striking out of lines three (3) and four (4) of section three (3) the words and figures "One million, one hundred fourteen thousand, five hundred dollars ( \(\$ 1,114,500\) )" and inserting in lieu thereof "Oree million, one lundred ifty-f,m thousand, five knndred rollars ( \(\$ 1,151,500\) )"

Also amend by striking out of line seven (7) of said section three (3), the figures " \(\$ 719,000\) " and inserting in lieu thereof the figures " \(\$ 759,000\) ".

Also amend by siriking out of said section three (3), lin es eight (3), nine (!), ten (10), welve (12), thirteen (13) and fourteen (14).

Also amen 1 by striking out of line twenty-one (21) of section three (3), the figures "\&859, 000 " and inserting in lieu thereof the figures " \(\$ 899,600\)," and by striking out of line thirty-six (36) of said section three ( \((:)\) the figures " \(\$ 1,114,500\) " and inserting in lieu thereof the figures " \(\$ 1,154,500\) ".

Conferees on the part of the Senate.
H. I. Foskett
W. S. Baind

George S. Banta, H. J. Mantz

Conferces on the part of the House.
Arthifr Splinger
C. J. Le Varley

Clyde H. Doolitile
I do not concur in the above report.

\section*{J. H. Anderson.}

Springer of Louisa moved that the report of the committee be adopted.

On the question, "Shall the report of the conference committee be adopted?"

Ayes, 73
\begin{tabular}{lll} 
Allyn & Garber of Adair & Letts \\
Beeman & Garber of Floyd & LeValley \\
Blake & Gibson & Long \\
Bradley & Gilbert & McGlune \\
Rrady & Gilmore of Clay & McCulloch \\
Calhoun & Gerdon & MicGhee \\
Carter & Graham & Mayne \\
Colbert & Grimwood & Miller \\
Donlhowe & Gunderson & Mills \\
Doolittle & Hanna & Moorhead \\
Edgington & Heaiy & Narey \\
Edson & Ingersoll & Nervig \\
Elliott & Time & Olson \\
Emery & Knickerbocker & Parrott \\
Forsling & Lake & Parsons \\
Francis & Larson & Perkins
\end{tabular}

\author{
Peters \\ Peterson \\ Powers \\ Ramsey \\ Rankin \\ Rumley \\ Sampson \\ Santee \\ Schirmer
}

Nays, 17
\begin{tabular}{lll} 
Aldrich & Gilmore of Cedar & Scott of Appanoose \\
Anderson & Held & Storey \\
Benz & MeDonald & Wamstad \\
Berry & Moen & Wolfe \\
Children & Ontjes & Year \\
Gilbertson & Orr &
\end{tabular}

Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & Elson & Lockin \\
Becker & Fackler & Morgan \\
Buffington & Harrison & O'Donnell \\
Clark & Hauge & Scott of Fremont \\
Criswell & Huff & Ulstad \\
Dedd & Justice & Young
\end{tabular}

So the report of the conference committee was adopted.
Senate File No. 797, a bill for an act to amend section 1641-r8, supplemental supplement to the code, 1915, relating to the amount of stock stockholders may have in co-operative organizations, with report of sifting committee recommending passage, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Mayne of Palo Alto moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 83
\begin{tabular}{lll} 
Aiken & \begin{tabular}{l} 
Bradley \\
Aldrich
\end{tabular} & \begin{tabular}{l} 
Edson \\
Brady
\end{tabular} \\
Allyn & Buffington & Elliott \\
Anderson & Calhoun & Emery \\
Becker & Carter & Forsling \\
Beeman & Children & Francis \\
Benz & Colbert & Garber of Adair \\
Berry & Donhowe & Gibson \\
Blake & Edgington & Gilbert \\
Eordon
\end{tabular}
\begin{tabular}{lll} 
Graham & Mills & Scott of Fremont \\
Hanna & Moen & Shores \\
Healy & Moorhead & Slemmons \\
Held & Nervig & Smith \\
Huff & Olson & Springer \\
Ingersoll & Ontjes & Sterling \\
Justice & Orr & Stimson \\
Kime & Parrott & Truax \\
Knickerbocker & Parsons & Ulstad \\
Lake & Peters & Van Camp \\
Larson & Peterson & Vance \\
Letts & Powers & Venard \\
LeValley & Ramsay & Weaver \\
Long & Rankin & Weber \\
Mclune & Sampson & Westervelt \\
McCulloch & Santee & Wolfe \\
McDonald & Schirmer & Year \\
McGhee & Schulte & Mr. Speaker \\
Mayne & Scott of Appanoose &
\end{tabular}

Nays, 6
Garber of Floyd
Gilbertson
\begin{tabular}{ll} 
Gilmore of Clay & Narey \\
Miller & Wamstad
\end{tabular}

Absent or not voting, 19

Clark
Criswell
Dodd
Doolittle
Elson
Fackler
Gilmore of Cedar

Grimwood
Gunderson Harrison
Hauge
Lockin
Morgan
O'Donnell

Perkins
Rumley
Storey
Yenter
Young

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

BILLS SIGNED BY THE SPEAKER
The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following kills :

Senate File No. 290.
Senate File No. 323.
Senate File No. 444.
Senate File No. 448.
Senate File No. 464.
Senate File No. 606.

Senate File No. 668.
Senate File No. 765.
Senate File No. 771.
Senate File No. 617.
Senate File No. 399.
Senate File No. 694.

\section*{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. 538, a bill for an act making it unlawful to take black bass from the waters of the state, except by hook and line.
L. W. Ainsworth, Secretary,

Also :
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. 675, a bill for an act relative to the amount to be expended by board of supervisors for county home.

\section*{L. W. Ainsworth, Secretary.}

Also :
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. 865, a bill for an act to make appropriations for the construction of buildings and the purchase of land at the State University and Iowa State College of Agricultural and Mechanic Arts.
L. W. Ainsworth, Secretary.

Also :
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. 515, a bill for an act making an appropriation for the payment of the balance due for the installation of the voting machine.
L. W. Ainsworth, secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:

Senate joint resolution providing for printing the Bonus Law and the Blue Sky Law.
L. W. Ainsworth, 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, 605, a bill for an act to indemnify A. E. Yttrevold for the destruction of a horse.
L. W. Ainsworth, 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. 868, a bill for an act making appropriation to pay certain claims allowed by committee on claims.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has receded from its amendment to House File No. 374, a bill for an act to indemnify S . E. Beaston for horses killed by the state veterinarian.
L. W. Ainsworth, Secretary.

Also :
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. 875, a bill for an act to make appropriation for state and other expenses.
L. W. Ainsworth, Secretary.

Also :
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. 552, a bill for an act to provide for the creation of a primary road contingent fund.

\author{
L. W. Ainsworth, Secretary.
}

Also :
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. 683, a bill for an act relating to the maintenance of a hog cholera serum laboratory.
L. W. Ainsworth, Secretary.

Also :
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. 873, a bill for an act relating to vital statistics.
L. W. Ainswortin, Secretary.

Also :
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. 796, a bill for an act to limit actions questioning the legal organization of school districts.
L. W. Ainswortil, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted the report and concurred in the amendments recommended by the conference committee on House File 451, a bill for an act to provide for additional funds to pay the balance due on purchase of additional land to the State Fair Grounds.
L. W. Ainsworth, Secretary.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the joint committee on enrolled kills, submitted the following report, and moved its adoption:

Mr. Speaker-Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled Senate File No. 771, a bill for an act to repeal sections one hundred forty-nine (149), one hundred fifty-nine (159), one hundred sixty (160), two hundred two (202), two thousand eight hundred seventy-nine (2879) and two thousand eight hundred eighty (2880) of the code, (C. C. Secs.

244, 270, 271, 8473, 2754 and 2755) ; sections sixty-five (65), eighty-six (86), eighty-six-a (86-a), eighty-eight (88), ninety-eight (98), one hundred fifteen (115), two hundred three-a (203-a), two thousand one hundred twenty-one-k ( \(2121-\mathrm{k}\) ), two thousand five hundred thirty-eight-k ( \(2538-\mathrm{k}\) ), two thousand five hundred thirty-eight-u (2538-u), two thousand seven hundred thirty-four-n (2734-n), two thousand eight hundred eighty-one-f (2881-f) and two thousand eight hundred eighty-one-g (2881-g) of the supplement to the code, 1913 (C. C. Secs. 96 , \(103,117,137,152,8459,5048,1717,1730,2491,2765\) and 2766 ), and section one thousand six hundred eighty-one (1681) of the supplement to the code, 1913, as amended by section one (1), chapter three hundred sixty-three (363), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 1653) ; section one hundred forty-four-o (144-0) of the supplemental supplement to the code, 1915 (C. C. Sec. 186), and section two thousand two hundred fifteen-f16 (2215-f16) of the supplemental supplement to the code, 1915, as amended by section seven (7), chapter three hundred fourteen (314), acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 314); and section one (1), chapter three hundred seventy-four (374), acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 315) ; and to amend sections one hundred fortyeight (148), two hundred one (201), one thousand nine hundred four (1904) and two thousand four hundred eighty (2480) of the code (C. C. Sees. \(243,8472,5836\) and 729 ) ; sections eighty-seven (87), ninetynipe (99), one hundred-a (100-a), one hundred sixteen (116), two hundred five (205), two hundred eleven (211), one thousand six hundred eighty-three-r (1683-r), one thousand six hundred eighty-three-r2 (1683-r2), one thousand eight hundred thirty-nine-e (1839-e), two thousand one hundred twenty-one-j (2121-j), two thousand four hundred eighty-nine-c ( \(2489-\mathrm{c}\) ), two thousand seven hundred twenty-sevena1 (2727-a1), two thousand seven hundred twenty-seven-a4 (2727-a4), two thousand seven hundred twenty-seven-a23 (2727-a23), two thousand four hundred sixty-eight-b (2468-b), two thousand four hundred sixty-eight-p (2468-p), two thousand four hundred sixty-eight-l (24681), two thousand four hundred seventy-seven (2477), two thousand four hundred seventy-seven-m23 ( \(2477-\mathrm{m} 23\) ), two thousand four hundred eighty-three (2483), two thousand five hundred sixty-four (2564), two thousand five hundred seventy-two-d (2572-d), two thousand five hundred seventy-four (2574), two thousand five hundred seventy-fivea34 (2575-a34), two thousand five hundred seventy-five-a44 (2575a44), two thousand five hundred eighty-three (2583), two thousand five hundred eighty-three-p ( \(2583-\mathrm{p}\) ), two thousand six hundred twenty-seven-h (2627-h), two thousand six hundred thirty-four-b4 (2634-b4), two thousand six hundred eighty-two-1 (2682-1), five thousand seven hundred eighteen-a14 (5718-a14), and five thousand seven hundred eighteen-a 15 (5718-a15) of the supplement to the code, 1913 (C. C. Secs. 293, 294, 132, 295, 8475, 164, 5460, 5462, 5576, 5047, 780, 1852, 1858, 1872, 1039, 1049, 881, 832, 732, 1262, 1310, 1363, 1330, 1345, 1314, 1410, 2277, 2312, 2327, 2242 and 2245), and section one thousand fifty-six-a11 (1056-a11) of the supplement to the code, 1913, as
amended by section one (1), chapter three hundred one (301), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 135), section one thousand eight hundred twenty-one-c (1821-c) of the supplement to the code, 1913, as amended by section fourteen (14), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 5470), section one thousand eight hundred thirty-nine-b (1839-b) of the supplement to the code, 1913, as amended by section twelve (12), chapter three hundred forty-eight (348), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 5573 ), section two thousand six hundred ninety-two-c (2692-c) of the supplement to the code, 1913, as amended by section two (2), chapter three hundred seventy (370), acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 1915), section two thousand five hundred eighty-five (2585) of the supplement to the code, 1913, as amended by section one (1), chapter one hundred eighty-three (183), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 1414), and section two thousand six hundred eighty-two-m ( \(2682-\mathrm{m}\) ) of the supplement to the code, 1913, as amended by section one (1), chapter seventy-four (74), acts of the Thirty-eighth (38) General Assembly, (C. C. Sec. 2328); sections one thousand nine hundred twenty-u12 (1920-u12), one hundred forty-four-g ( \(144-\mathrm{g}\) ), two thousand twenty-four-m (2024-m), two thousand seven hundred twenty-seven-a3 (2727-a3), two thousand four hundred seventy-seven-g1 (2477-g1), two thousand five hundred three (2503), two thousand five hundred thirty-nine (2539), two thousand five hundred sixty-two (2562), two thousand five hundred eighty-seven (2587), and two thousand six hundred thirty-four-a (2634-a) of the supplemental supplement to the code, 1915 (C. C. Secs. 5429, 178, 175, 1854 , \(891,899,1106,1136,1415\), and 2306 ), section two thousand one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, as amended by section two (2), chapter three hundred fifteen (315), acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 5044), section two thousand six hundred ninety-two-a (2692-a) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter fifty-four (54), section one (1), chapter three hundred forty-nine (349), and section one (1), chapter four hundred twentyseven (427), acts of the Thirty-seventh (37) General Assembly, and
- section one (1), chapter one hundred five (105), acts of the Thirtyeighth (38) General Assembly (C. C. Sec. 1913), section two thousand five hundred seven (2507) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred twentynine (329), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 903 ) and section two thousand five hundred fifteen (2515) of the supplemental supplement to the code, 1915, as amended by section one (1), chapter three hundred seventy-seven (377), acts of the Thirtyseventh (37) General Assembly, and section one (1), chapter two hundred six (206), acts of the Thirty-eighth (38) General Assembly (C. C. Sec. 1442); and section four (4), chapter forty (40), acts of the Thirty-seventh (37) General Assembly (C. C. Sec. 5744), section one (1), chapter three hundred (300), section one (1), chapter three hun-
dred thirty－five（335），section three（3），chapter three hundred sixty－ seven（367），section thirty－seven（37），chapter two hundred seventy－ five（275），and sections two（2）and nine（9），chapter two hundred eighty－seven（287），acts of the Thirty－eighth（38）General Assembly （C．C．Secs． \(4743,5745,5746,5747,5748,2748,3080,1713\) and 1733）， relating to the number，compensation and expenses of public officers and employees．

Also ：
Senate File No．617，a bill for an act to prohibit the sale or disposal of shares of corporate stock in conjunction with policies of insurance．

Also ：
Senate File No．399，a bill for an act repealing sections three hun－ dred eighty－eight（388），of the code，（C．C．sec．689），three hundred eighty－nine（389），of the code（C．C．sec．690），three hundred ninety （390），of the code，（C．C．sec．691），three hundred ninety－one（391），of the code，（C．C．sec．692），and three hundred ninety－two（392），of the code，（C．C．sec．692），relative to the commissioners for Iowa in other states，and enacting a substitute therefor．

Also ：
Senate File No．694，a bill for an act to repeal chapter four hundred （400），acts of the Thirty－eighth General Assembly，（C．C．sec．2863）， and to enact a substitute therefor，relating to the improving of public highways extending through or abutting lands belonging to state in－ stitutions，including draining，grading，oiling or paving，and providing for an appropriation therefor．

> W. H. Vance,
> Chairman House Committee.
> G. S. Banta,
> Chairman Senate Committee.

Report adopted．

\section*{CONSIDERATION OF SENATE AMENDMENTS}

On request of Allyn of Ringgold，unanimous consent having been given，House File No．686，a bill for an act to amend sec－ tion thirty－eight hundred seventy－two（3872）of the code， 1897 （C．C．Sec． 7633 ），relating to the taxation of jury fees as part of the costs，with Senate amendments，was taken up and the amendments read and considered．

\section*{SENATE AMENDMENTS}

Amend by striking out all of section three, and renumbering following sections.

Mr. Allyn moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 72
\begin{tabular}{lll} 
Aldrich & Harrison & Parsons \\
Allyn & Healy & Peters \\
Anderson & Held & Ramsey \\
Beeman & Huff & Rankin \\
Benz & Ingersoll & Sampson \\
Berry & Kime & Santee \\
Gradley & Knickerbocker & Schirmer \\
Brady & Lake & Scott of Appanoose \\
Calhoun & Larson & Scott of Fremont \\
Carter & Letts & Shores \\
Children & Long & Slemmons \\
Clark & McClune & Smith \\
Donhowe & McCulloch & Springer \\
Elliott & McDonald & Stimson \\
Emery & McGhee & Storey \\
Francis & Mayne & Ulstad \\
Garber of Adair & Mills & Van Camp \\
Gilbertson & Moen & Venard \\
Gilmore of Cedar & Moorhead & Wamstad \\
Gilmore of Clay & Morgan & Weaver \\
Gordon & Nervig & Weber \\
Graham & Ontjes & Year \\
Gunderson & Orr & Yenter \\
Hanna & Parrott & Mr. Speaker \\
& &
\end{tabular}

Nays, None
Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Forsling & Olson \\
Becker & Garber of Floyd & Perkins \\
Blake & Gibson & Peterson \\
Buffington & Gibert & Powers \\
Colbert & Grimwood & Rumley \\
Criswell & Hauge & Schulte \\
Dodd & Justice & Sterling \\
Doolittle & LeValley & Truax \\
Edgington & Lockin & Vance \\
Edson & Miller & Westervelt \\
Elson & Narey & Wolfe \\
Fackler & O'Donnell & Young
\end{tabular}

So the House concurred in the Senate amendments to House File No. 686.

On request of Donhowe of Story, unanimous consent having been given, House File No. 605, a bill for an act to compensate one A. E. Yttrevold for the destruction of a horse at the veterinary hospital at Iowa State College and making an apppropriation therefor, with Senate amendments, was taken up and the amendments read and considered.

\section*{SENATE AMENDMENTS}

Amend by striking out of line two, section one, the words and figures "two hundred ten dollars ( \(\$ 210.00\) )" and inserting in lieu thereof the words and figures "one hundred and twenty-five dollars (\$125.00)'.

Mr. Donhowe moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes, 75
\begin{tabular}{lll} 
Aiken & Graham & Parrott \\
Aldrich & Hanna & Parsons \\
Allyn & Harrison & Peters \\
Anderson & Healy & Ramsey \\
Beeman & Hel & Rankin \\
Benz & Huff & Sampson \\
Berry & Ingersoll & Santee \\
Bradley & Kime & Schirmer \\
Brady & Knickerbocker & Scott of Appanoose \\
Carter & Lake & Scott of Fremont \\
Children & Larson & Shores \\
Clark & Letts & Slemmons \\
Colbert & Long & Smith \\
Donhowe & McClune & Springer \\
Edson & McCulloch & Stimson \\
Elliott & McGhee & Storey \\
Emery & Mayne & Ulstad \\
Forsling & Miller & Van Camp \\
Franis & Moen & Venard \\
Garber of Adair & Moorhead & Wamstad \\
Gibson & Morgan & Weaver \\
Gilbertson & Narey & Weber \\
Gilmore of Cedar & Nervig & Year \\
Gilmore of Clay & Ontjes & Yenter \\
Gordon & Orr & Mr. Speaker \\
& &
\end{tabular}

Nays, 1
McDonald

Absent or not voting, 32
\begin{tabular}{lll} 
Becker & Gilbert & Peterson \\
Blake & Grimwood & Powers \\
Buffington & Gunderson & Rumley \\
Calhoun & Hauge & Schulte \\
Criswell & Justice & Sterling \\
Dodd & LeValley & Truax \\
Doolittle & Lockin & Vance \\
Edgington & Mills & Westervelt \\
Elson & O'Donnell & Wolfe \\
Fackler & Olson & Young \\
Garber of Floyd & Perkins &
\end{tabular}

So the House concurred in the Senate amendments to House File No. 605.

SENATE MESSAGE CONSIDERED
Senate Joint Resolution No. 10, joint resolution providing for printing the bonus law and the blue sky law.

Read first and second time and passed on file.

\section*{CONSIDERATION OF BILLS}

By unanimous consent, Senate Joint Resolution No. 10, joint resolution providing for printing the bonus law and the blue sky law, was taken up for consideration.

Unanimous consent having been obtained to suspend the rules . prohibiting the second and third reading of a joint resolution on the same day, Yenter of Johnson moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution pass?"
Ayes, 77
\begin{tabular}{lll} 
Allyn & Colbert & Hanna \\
Anderson & Edson & Harrison \\
Becker & Emery & Healy \\
Beeman & Fackler & Held \\
Benz & Forsling & Huff \\
Berry & Francis & Ingersoll \\
Bradley & Gibson & Iustice \\
Brady & Gilbertson & Kime \\
Calhoun & Gilmore of Clay & Knickerbocker \\
Carter & Gordon & Lake \\
Children & Graham & Larson \\
Clark & Gunderson & Letts
\end{tabular}

Long
McClune
McCulloch
MeDonald
McGhee
Miller
Moen
Moorhead
Morgan
Narey
Nervig O'Donnell
Ontjes
Orr

Parrott
Parsons Peters Powers
Ramsey
Rankin
Sampson
Santee Schirmer Scott of Appancose Scott of Fremont Shores Slemmons Smith

Springer
Stimson
Ulstad
Van Camp
Vance
Venard
Wamstad
Weaver
Weber
Westervelt
Year
Yenter
Mr. Speaker

Nays, 2

> Elson . Mayne

Absent or not voting, 29
\begin{tabular}{lll} 
Aiken & Garber of Adair & Olson \\
Aldrich & Garber of Floyd & Perkins \\
Blake & Gilbert & Peterson \\
Buffington & Gilmore of Cedar & Rumley \\
Criswell & Grimwood & Schulte \\
Dodd & Hauge & Stering \\
Donhowe & LeValley & Storey \\
Doolittle & Lockin & Truax \\
Edgington & Mills & Wolfe \\
Elliott & & Young
\end{tabular}

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{REPORT OF CONFERENCE COMMITTEE}

The conference committee on House File No. 307, submitted the following report:

Mr. Speaker-Your conference committee, to whom was submitted House File No. 307, being the Constitutional Convention Bill, makes the following report:

They recommend that the Senate recede from their amendments made to said bill with the exception that the bill be amended in section 3 thereof by striking out the word "only" in line 3 thereof and inserting after the word "excepting" in said line 3 the words "that such delegates shall be at least twenty-five years of age and", such amend-
ment being a modification of the amendment made by the Senate committee providing for the qualification of thirty years of age.

\author{
C. F. Clark \\ Clyde H. Doolittile \\ J. S. Garber \\ W. J. Colieert \\ J. E. Wicilman \\ Byran W. Newberry \\ T. C. Cessna \\ Admtson M. Parker
}

Clark of Linn moved the adoption of the conference committee report.

On the question, "Shall the report of the conference committee be accepted?",

Ayes, 78
\begin{tabular}{lll} 
Aiken & Gunderson & Parrott \\
Allyn & Hanna & Parsons \\
Beeman & Harrison & Peters \\
Renz & Healy & Ramsey \\
Berry & Held & Rankin \\
Bradley & Huff & Rumley \\
Brady & Ingersoll & Sampson \\
Buffington & Justice & Santee \\
Calhoun & Kime & Schirmer \\
Carter & Knickerbocker & Scott of Appanoose \\
Children & Lake & Scott of Fremont \\
Colbert & Larson & Shores \\
Edson & Letts & Slemmons \\
Elliott & Long & Smith \\
Elson & McClune & Springer \\
Emery & McCulloch & Stimson \\
Fackler & McGhee & Storey \\
Forsling & Mayne & Ulstad \\
Francis & Miller & Van Camp \\
Gibson & Mills & Vance \\
Gilbert & Moen & Venard \\
Gilbertson & Moorhead & Weaver \\
Gilmore of Cedar & Morgan & Weber \\
Gilmore of Clay & Nervig & Westervelt \\
Gordon & Ontjes & Year \\
Graham & Orr & Mr. Speaker \\
& &
\end{tabular}

Nays, 8
\begin{tabular}{lll} 
Anderson & Narey & Wamstad \\
Clark & O'Donnell & Yenter \\
McDonald & Powers &
\end{tabular}

Absent or not voting, 22
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Garber of Adair \\
Becker
\end{tabular} & \begin{tabular}{l} 
Perkins \\
Garber of Floyd
\end{tabular} \\
Schulte
\end{tabular}

So the report of the conference committee was adopted.

\section*{HOUSE RECONSIDERS VOTE}

Peters of Dallas moved to reconsider the vote by which the report of the conference committee on House File No. 307 was adopted.

On the question, "Shall the House reconsider the vote by which the report of the conference committee was adopted?'"

Ayes, 71
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Narey \\
Aldrich & Gordon & Nervig \\
Allyn & Graham & O'Donnell \\
Anderson & Grimwood & Olson \\
Becker & Gunderson & Orr \\
Beeman & Hauge & Parrott \\
Benz & Healy & Perkins \\
Berry & Held & Peters \\
Blake & Huff & Powers \\
Buffington & Ingersoll & Ramsey \\
Calhoun & Justice & Rankin \\
Clark & Kime & Rumley \\
Colbert & Knickerbocker & Sampson \\
Doolittle & Lake & Scott of Appanoose \\
Edson & Larson & Scott of Fremont \\
Elliott & McClune & Smith \\
Elson & McCulloch & Sterling \\
Fackler & McDonald & Storey \\
Francis & McGhee & Ulstad \\
Garber of Floyd & Miller & Wamstad \\
Gibson & Millbert & Moen \\
Gilbertson & Meber & Yeorhead \\
Gilmore of Clay & Morgan & Yenter \\
& &
\end{tabular}

Nays, 17

Bradley
Brady
Carter
Children
Emery
Forsling

Hanna
Harrison
Long
Mayne
Ontjes
Parsons

Santee
Schirmer
Stimson
Weaver
Westervelt

Absent or not voting, 20
\begin{tabular}{lll} 
Criswell & Lockin & Van Camp \\
Dodd & Peterson & Vance \\
Donhowe & Schulte & Venard \\
Edgington & Shores & Wolfe \\
Garber of Adair & Slemmons & Young \\
Letts & Springer & Mr. Speaker \\
LeValley & Truax &
\end{tabular}

So the House reconsidered the vote by which the report of the conference committee was adopted.

On the question, "Shall the report of the conference committee on House File No. 307 be adopted?"

Ayes, 24
\begin{tabular}{lll} 
Aldrich & Forsling & Parsons \\
Blake & Francis & Rankin \\
Bradley & Hanna & Santee \\
Brady & Harrison & Schirmer \\
Calhoun & Lockin & Stimson \\
Carter & Long & Weaver \\
Children & Mayne & Westervelt \\
Emery & Ontjes & Mr. Speaker
\end{tabular}

Nays, 66
\begin{tabular}{lll} 
Aiken & Grimwood & Nervig \\
Allyn & Gunderson & O'Donnell \\
Anderson & Hauge & Olson \\
Becker & Healy & Orr \\
Beeman & Held & Parrott \\
Benz & Huff & Peters \\
Berry & Ingersoll & Powers \\
Buffington & Justice & Ramsey \\
Clark & Kime & Rumley \\
Colbert & Knickerbocker & Sampson \\
Doolittle & Lake & Scott of Appanoose \\
Edson & Larson & Scott of Fremont \\
Elliott & McClune & Shores \\
Elson & McCulloch & Slemmons \\
Fackler & McDonald & Smith \\
Garber of Floyd & McGhee & Sterling \\
Gibson & Miller & Storey \\
Gilbert & Mills & Ulstad \\
Gilbertson & Moen & Wamstad \\
Gilmore of Cedar & Moorhead & Weber \\
Gilmore of Clay & Morgan & Year \\
Gordon & Narey & Yenter
\end{tabular}

Absent or not voting, 18
Criswell
Dodd
Lonhowe
Edgington
Garber of Adair
Graham.

Letts
LeValley
Perkins
Peterson
SchuIte
Springer
Truax
Van Camp
Vance
Venard
Wolfe
Young

So the report of the conference committee on House File No. 307 was rejected.

\section*{CONFERENCE COMMITTEE APPOINTED}

As a second conference committee on House File No. 307 the Speaker appointed the following members on the part of the House:

Peters of Dallas, McGhee of Cerro Gordo, Moen of Lyon, Ulstad of Wright.

\section*{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. 611, a bill for an act relating to insurance.

> L. W. Ainsworth, Secretary.

Also:
Mr. Splaker-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. 867, a bill for an act relative to bonds for the improvement of the primary road system.
L. W. Ainsworth, Secretary.

Also :
Me. Speakre-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. 813, a bill for an act relating to the destruction of noxious weeds.
L. W. Ainsworth, Secretary.

Also:
Mr. Sheaker-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. 825, a bill for an act to provide a method by which boards of supervisors may work and improve roads.
L. W. Ainsworth, Secretary.

Also:
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. 844, a bill for an act relating to the sale of cocaine and certain other drugs.
L. W. Ainswortif, Secretary.

Also :
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. 836, a bill for an act relating to the exemption of taxes in cases of persons unable to contribute to the public revenue.
L. W. Ainsworth, Secretary.

Also :
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. 862, a bill for an act to prescribe the proceedings under which proceedings of certain boards may be legalized.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGE CONSIDERED}

Senate File No. 611, a bill for an act relating to insurance, repealing section sixteen hundred ninety-one (1691) of the code (C. C. 5605) and enacting a substitute therefor; repealing subdivision one (1) section seventeen hundred and nine (1709), supplement to the code, 1913, as repealed and re-enacted by section one (1), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.) (CC-5627) and enacting a substitute therefor; and further by amending section seventeen hundred and ten (1710), supplement to the code, 1913, as amended by section five (5), chapter four hundred twenty-eight (428.), laws of the Thirty-seventh General Assembly (37th G. A.) and section three (3), chapter three hundred forty-eight (348), laws of the Thirty-eighth General Assembly (38th G. A.) (C. C. 5628).

Read first and second time and referred to sifting committee

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker-Your committee on enrolled bills respectfully report they have examined and find correcty enrolled Senate File No. 290, a bill for an act to amend section thirteen (13) of chapter two hundred and seventy-five (275), of the acts of the Thirty-eighth General Assembly of Iowa, (compiled code, Sec. 3056) relating to statements to be filed by manufacturers of motor vehicles, showing models, prices and weights of such vehicles each year.

\section*{Also :}

Senate File No. 323, a bill for an act to provide a permanent fund to be used under the direction of the board of parole for aid, in emergencies, of persons on parole.

\section*{Also :}

Senate File No. 444, a bill for an act to repeal section two thousand eight hundred eighty-eight-h ( \(2888-\mathrm{h}\) ) supplemental supplement to the code, 1915, (Compiled Code Sec. 2775), relating to library commissions and free public school libraries and making appropriation therefor.

Also:
Senate File No. 448, a bill for an act to repeal sections one (1) to five (5) inclusive of chapter three hundred seventy-nine (379) acts of the Thirty-eighth (38) General Assembly (C. C. Secs. 1778 to 1783 inclus ive), and to enact substitutes therefor regulating and licensing the manufacture, sale and use of hog cholera virus, and anti-hog cholera serum and other biological products for use upon domestic animals and providing penalties for violation of the provisions of this act.

\begin{abstract}
Also :
Senate File No. 464, a bill for an act to repeal the law as it appears in section two thousand seven hundred ninety-four-a (2794-a), except subdivision b supplemental supplement to the code, 1915, as amended by chapter four hundred thirty-two (432) of the acts of the Thirtyseventh General Assembly and chapters one hundred sixteen (116) and one hundred forty-nine (149) of the acts of the Thirty-eighth General Assembly (Compiled Code Sec. 2524), relating to school corporations.
\end{abstract}

Also :
Senate File No. 606, a bill for an act to amend section forty-nine hundred ninety-nine-a two (499-a2), supplement to the code, 1913, (C. C.
860), relating to safety appliances and operation of dangerous machinery by minors.

Also :
Senate File No. 668, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the State of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance.

Also :
Senate File No. 765, a bill for an act to provide for a daily balance sheet to be kept by the state treasurer. W. H. Vance,
Chairman House Committee.
George S. Banta,
Chairman Senate Committee.

Report adopted.

\section*{INTRODUCTION OF BILL}

Unanimous consent was obtained to introduce the following bill:
By Santee of Black Hawk, House File No. 876, a bill for an act to make an appropriation to the Iowa State Teachers' College.

Be it enacted by the General Assembly of the State of Iowa:
Section 1. There is hereby appropriated, out of any money in the State Treasury, not otherwise appropriated, to the Iowa State Teachers' college, the sum of two hundred thirty thousand dollars (\$230,000.00 ) to be used at such time as may be required by the State Board of Education, for the following purposes:

Purchase of land \$ \(80,000,00\)
Dormitory for Women (An additional section) ............................... \(125,000.00\)
Home Economics Building (Laboratory) 25,000.00

Sec. 2. The appropriations provided for in this act shall be paid on the order of the Iowa State Board of Education.

Read first and second time and by unanimous consent passed on file.

House File No. 876, a bill for an act to make an appropriation to the Iowa State Teachers College, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, Santee of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 88
\begin{tabular}{lll} 
Allyn & Hanna & Parsons \\
Anderson & Harrison & \begin{tabular}{l} 
Peters
\end{tabular} \\
Becker & Hauge & Powers \\
Beeman & Healy & Ramsey \\
Benz & Held & Rankin \\
Blake & Huff & Rumley \\
Bradley & Ingersoll & Sampson \\
Buffington & Kime & Santee \\
Calhoun & Knickerbocker & Schirmer \\
Carter & Lake & Schulte \\
Children & Larson & Scott of Fremont \\
Clark & Letts & Shores \\
Colbert & Lockin & Slemmons \\
Criswell & Long & Smith \\
Donhowe & McClune & Springer \\
Loolittle & McCulloch & Sterling \\
Edgington & McDonald & Stimson \\
Edson & McGhee & Storey \\
Elliott & Mayne & Van Camp \\
Fackler & Miller & Vance \\
Forsling & Mills & Venard \\
Francis & Moen & Wamstad \\
Garber of Floyd & Moorhead & Weaver \\
Gibson & Morgan & Weber \\
Gilbert & Narey & Westervelt \\
Gilbertson & Nervig & Year \\
Gilmore of Clay & ODonnell & Young \\
Gordon & Olson & Mr. Speaker \\
Graham & Orr & \\
Gunderson & Parrott &
\end{tabular}

Nays, 2
Dodd
Emery
Absent or not voting, 18
\begin{tabular}{lll} 
Aiken & Gilmore of Cedar & Peterson \\
Aldrich & Grimwood & Scott of Appanoose \\
Berry & Justice & Truax \\
Brady & LeValley & Ulstad \\
Garber of Adair & Ontjes & Wolfe \\
Elson & Perkins & Yenter
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House cad the title was agreed to.

\section*{MESSAGES FROM THE SENATE}

The following messages were received in the Senate:
Mr. Speaker-I am directed to inform your honorable body that the President of the Senate has appointed as a second conference committee on the part of the Senate on House File No. 307, a bill for an act making provision for convention to revise the constitution, Senators Price, Hartman, Fulton and Dutcher.

\author{
L. W. Ainsworth, Secretary.
}

Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended the following bill by striking out the enactment clause in which the concurrence of the Senate asked:

House File No. 498, a bill for an act authorizing the executive council of the State of Iowa to make sale of certain lands belonging to the State of Iowa.

\author{
L. W. Ainsworth, Secretary.
}

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mk. Speakri-Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled Senate File No. 310, a bill for an act to establish a Civil Service Commission in cities organized under chapter fourteen-D (14-D), title five (5), supplemental supplement to the code, 1915, (Compiled Code, chap. 40, title XIII); prescribing the duties of the commission and providing for the hearing and determining of charges filed against employes.

Also:
Senate File No. 441, a bill for an act to repeal section seven hundred twenty-eight (728), supplemental supplement to the code, 1915, (C. C. 3750), relating to library trustees.

Also:
Senate Fille No. 646, a bill for an act to amend section eighteen hundred reving-two (1832) of the supplement to the code, 1913, (C. t. 5564), relating to the matter of fraternal beneficiary societies, orders, or associations.

Also :
Senate File No. 743, a bill for an act to amend the law as it ap, pears in chapter three hundred fifty-two (352), acts of the thirty-
eighth General Assembly (C. C. sec. 6318), relating to the filing of chattel mortgages, bills of sale and other instruments affecting the title to or encumbrance of personal property and providing fees to be paid therefor, and to the indexing of real estate mortgages in a chattel mortgage index provided for that purpose, giving to such real estate mortgages so indexed the effect of chattel mortgages.

Also :
Senate File No. 785, a bill for an act to repeal section one hundred seventy-r (170-r), supplemental supplement to the code of Iowa, 1915, (C. C. sec. 276 ), and to enact a substitute therefor, relating to the creation of a state board of audit and defining their duties.

Also:
Senate File No. 790 , a bill for an act to repeal chapter three hundred sixty-six (366), acts of the Thirty-eighth (38th) General Assembly, (C. C. secs. 1986,1989 , inclusive), and to enact a substitute therefor, relating to the commitment, detention, care and treatment of persons addicted to the excessive use of drugs, or intoxicating liquors.

Also:
Senate File No. 403, a bill for an act to amend section three thousand five hundred thirty-four (3534), of the supplement to the code, 1913, (C. C. 7179), and to repeal section three thousand two hundred seven (3207), and section three thousand three hundred twenty-four (3324), of the code, (C. C. 6652, 7848), and to enact substitutes therefor, relating to the time and manner of serving notice in certain probate proceedings.

\section*{Also :}

Senate File No. 482, a bill for an act to repeal sections five thousand seventy-seven-a fourteen (5077-a14), five thousand seventy-seven-s fifteen (5077-a15), five thousand seventy-seven-a sixteen (5077-a16), five thousand seventy-seven-a seventeen (5077-a17), five thousand sev-enty-seven-a eighteen (5077-a18), five thousand seventy-seven-a nineteen (5077-a19), five thousand seventy-seven-a twenty (5077-a20), five thousand seventy-seven-a twenty-one (5077-a21), five thousand seventy-seven-a twenty-two (5077-a22), five thousand seventy-seven-a twenty-three (5077-a23), supplement to the code, 1913, (C. C. 1522, 1523, \(1524,1525,1526,1527,1528,1529,1530,1531\) ) and five thousand seventy-seven-a twenty-four (5077-a24), supplemental supplement to the code, 1915 (C. C. 1532), and to amend section five thousand sev-enty-seven-a six (5077-a6), supplement to the code, 1913 (C. C. 1514), and to enact substitutes therefor and providing for standards of purity of agricultural seeds offered for sale and enforcement of such pro. visions.

Also:
Senate File No. 588, a bill for an act to amend section two hundred fifty-four-a fourteen (254-a14) of the 1913 supplement of the code (C. C. sec 2089), relating to delinquency in children and providing for the punishment of any person responsible for, or in any way contributing to, the delinquency or other offenses of any child, and conferring concurrent jurisdiction in the judge of the juvenile court to hear and dispose of such contributory delinquency cases.

> W. H. Vance, Chairman House Committce. George S. Banta, Chairman Senate Committee.

Report adopted.

\section*{RESOLUTION}

Unanimous consent having been obtained to return to the order of resolutions, Clark of Linn offered the following resolution:

Be it resolved that the Senate be requested to return to the House of Representatives, House File No. 307, and that the chief clerk be directed upon the return of said bill to retain the same in his possession until the time of the final adjournment of this session, and that the chief clerk and enrolling clerk be directed not to enroll said bill and the Speaker of this House be directed not to sign the same as Speaker of this House.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Clark moved its adoption. Motion prevailed and the resolution was adopted.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BILLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 351, a bill for an act to make appropriations for the State University of Lowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers College, the Iowa College for the Blind, and the Iowa School for the Deaf.

Also:
Senate File No. 455, a bill for an act to amend section thirty-three hundred twenty-four (3324), of the code (C. C. sec. 7848), and to provide for notice of applications to sell real estate of a decedent.

Also :
Senate File No. 501, a bill for an act relating to the filing for record of certified plats, and description of land covered by drainage systems, describing the material and labor used in said systems, providing the necessary record books to be kept, and establishing the fees that may be charged by the county recorder.

Also:
Senate File No. 622, a bill for an act to repeal section three thousand and nine-m ( \(3009-\mathrm{m}\) ), supplemental supplement to the code, 1915, (C. C. sec. 1586), relating to weights and measures and to enact a substitute therefor.

\begin{abstract}
Also :
Senate File No. 645, a bill for an act to amend section eighteen hundred twenty-four (1824), of the code as amended by chapter two hundred forty ( 240 ), of the acts of the Thirty-eighth General Assembly, 1919, (C. C. 5556), relating to fraternal beneficiary societies, orders and associations, and providing who may be beneficiaries under certificates issued by such societies.
\end{abstract}

Also :
Senate File No. 675, a bill for an act to amend section four thousand nine hundred ninety-nine-a (4999-a9), supplemental supplement to the code, 1915, (C. C. sec. 1064), relating to fire escapes.

Also:
Senate File No. 730, a bill for an act to repeal section six hundred ninety-four-c forty-nine (694-c49), supplemental supplement to the code, \(1915, \cdot(C . C\). sec. 6890 ), relating to shorthand reports, and enacting a substitute therefor.

Also:
Senate File No. 752 , a bill for an act to amend section twenty-six twenty-eight ( 2628 ), of the code, as amended by chapter three hundred forty ( 340 ), acts of the Thirty-seventh General Assembly, (C. C. section 2295), relating to the membership of the Board of Educational Examiners.

Also:
Senate File No. 793, a bill for an act to make appropriation of funds to enable the state railroad commission to investigate and prosecute
interstate cases and to investigate and determine all cases within its jurisdiction.

\author{
W. H. Vance, \\ Chairman House Commitle George S. Banta, Chairman Senate Committri.
}

Report adopted.

\section*{MESSAGES FROM THE SENATE}

The following messages were received from the Senate:
Mr. Spenker-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. 686, a bill for an act relating to the taxation of jury fees as part of the costs.
L. W. Ainsworth, Secretary.

Also :
Mr. Speakfr-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. 785, a bill for an act relating to the duties of jury commissioners.
L. W. Ainsworth, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate returns herewith, as requested, House File No. 307, relating to a constitutional convention.
L. W. Ainswortif, Secretary.

Also :
Mr. Speaker-I 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. 798, a bill for an act to appropriate money in the state treasury for the maintenance of the dairy and food commission. L. W. Ainsworth, Secretar:

Also:
Mr. Speaker-I 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. 799, a bill for an act designating and fixing the amount of revenue for general state purposes.
L. W. Ainsworth, Secretary.

Also :
Mr. Speaker-I am direcied 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. 876 , a bill for an act making an appropriation to the Iowa State Teachers College.
L. W. Ainsworth, Secretary.

Also:
Mr. Spfaker-I am directed to inform your henorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 521, a bill for an act providing a method whereby certain persons may designate an agent upon whom notice shall be served.
L. W. Ainsworth, Secretary.

\section*{SENATE MESSAGES CONSIDERED}

Senate File No. 798, a bill for an act to appropriate money in the state treasury for the maintenance of the dairy and food commission as provided in section 4999 a31f supplemental supplement 1915 (C. C. section 1443).

Read first and second time and passed on file.
Senate file No. 799, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by executive council.

Read first and second time and passed on file.

\section*{CONSIDERATION OF BILLS}

Scnate File No. 798, a bill for an act to appropriate money in the state treasury for the maintenance of the dairy and food commission as provided in section 4999 a31f supplemental supp!ement 1915 (C. C. section 1443), was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same
day, LeValley of Franklin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 64
\begin{tabular}{ll} 
Allyn & Gunderson \\
Reeman & Hanna \\
Benz & Harrison \\
Blake & Hauge \\
Bradley & Healy \\
Carter & Ingersoll \\
Colbert & Knickerbocker \\
Criswell & Lake \\
Donhowe & Letts \\
Edgington & LeValley \\
Fdson & McCulloch \\
Fackler & McGhee \\
Forsling & Mayne \\
Francis & Miller \\
Garber of Floyd & Moorhead \\
Gibson & Morgan \\
Gibbert & Narev \\
Gilbertson & Nervig \\
Gilncre of Clay & O'Donnell \\
Gordon & Orr \\
Fraham & Peters \\
Grimwood & Rumley \\
&
\end{tabular}

Nays, 8
\begin{tabular}{ll} 
Aldrich & Long \\
Perry & Ontjes \\
Justice & Parsons
\end{tabular}

Sampson
Santee
Schirner
Scott of Fremont
Shores
Smith
Springer
Sterling
Stimson
Truax
Ulstad
Van Camp
Vance
Weaver
Weber
Westervelt
Year
Yenter
Young
Mr. Speaker

Scott of Appanoose
Storey Storey

Absent or not voting, 36
\begin{tabular}{lll} 
Aiken & Emery & Olson \\
inderson & Garber of A dair & Parrott \\
Fecker & Gilmcre of Cedar & Perkins \\
Prady & Held & Peterson \\
Tuffington & Huff & Powers \\
Calhoun & Kime & Ramsey \\
Children & Tarson & Rankin \\
Clark & Tockin & Schulte \\
Frdd & McClune & Slemmons \\
Onlittle & Mills & Venard \\
Tliott & Moen & Wamstad \\
Tlson & & Wolfe
\end{tabular}

The bill having received a constitutional majority was derlared to bave passed the Ilouse and the title was agreed to.

Senate File No. 799, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy
is to be made by executive council, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third reading of a bill on the same day, LeValley of Franklin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"
Ayes, 74
\begin{tabular}{ll} 
Allyn & Gunderson \\
Anderson & Hanna \\
Beeman & Harrison \\
Berry & Hauge \\
Blake & Iiealy \\
Bradley & Huff \\
Calhoun & Ingersoll \\
Carter & Justice \\
Clark & Knickerbocker \\
Colbert & Lake \\
Criswell & Jetts \\
Donhowe & LeValley \\
noolittle & Long \\
Edgington & McCulloch \\
Edson & McGhee \\
Fackler & Mayne \\
Forsling & Miller \\
Francis & Mills \\
Garber of Floyd & Moorhe:d \\
Gibson & Morgan \\
Gilbert & Narey \\
Gilmore of Clay & Nervig \\
Gordon & O'Donnell \\
Graham & Parrott \\
Grimwood & Parsons
\end{tabular}

Nays, 4
Aldrich Benz Ontjes
Scott of Appanoose
Absent or not voting, 30
\begin{tabular}{lll} 
Aiken & Gilbertson & Orr \\
Becker & Gilmore of Cedar & Perkins \\
Prady & Held & Peterson \\
Buffington & Kime & Powers \\
Children & Larson & Ramsey \\
Dodd & Lockin & Rankin \\
Elliott & McClune & Slemmons \\
Elson & McDonald & Venard \\
Rmery & Moen & Wolfe \\
Garber of Adair & Olson & Young
\end{tabular}

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

\section*{MESSAGE FROM THE SENATE}

The following message was received from the Senate:
Mr. Speakiz-1 am directed to inform your honorable body that the Senate has adopted and concurred in the conference committee amendments to Senate File No. 766, the salary bill, as set forth in exhibit "b."
L. W. Ainsworth, Secretary.

\section*{REPORT OF CONFERENCE COMMITTEE}

The conference committee on Senate File No. 766 submitted the following report:

To the Speaker of the House:
The undersignce conference committee on S. F. No. 766, a bill for an act fixing the number and compensation of the state officers and employees, beg leave to report as follows:

That said committec has reached an agreement on the difference between the Senate and House as shown on payes 1870, 1871, 1872 of the journal of the House, and the report of such agreement is contained in exhibit " B " attached hereto.

Senator Anderson, Caldwell, Meredith and Mr. Criswell of Boone recommend that the bill attached hereto marked exhibit "A" be substituted for S. F. No. 766.

Senator Schaffter, Mr. Sterling of Hamilton, Mr. Hauge of Polk and Mr. Grimwood of Jones recommend that S. F. No. 766 be amended to conform with exhibit " \(B\) " attached hercto.

\author{
W. W. Anderson \\ W. A. Caldwfll \\ David Maredith \\ W. S. Criswell, \\ Eugeni: Schaffter \\ J. C. Sterling \\ A. O. Hauge \\ E. A. Grim wood
}

EXHIBIT B
Senate File No. 766.
A bill for an act fixing the number and compensation of the employees in the state departments and the compensation of certain officers.

Section 1. House amendment struck out from the last two lines the following words: "and no additional pay shall be granted or authorized to any of the employees provided for in this act" and insert the said words in section 41, line 2, after the word "department". House amendment rejected and the following adopted in lieu thereof: By striking the period from the end of section 1 and inserting in lieu thereof a comma and adding thereafter the following: "except those authorized by the committee on retrenchment and reform by and with the approval of the executive council."

\section*{Sec. 2. For office of governor:}
One notarial clerk. ..... \$1,300.00
House amendment ..... 1,200.00
Agreed to ..... 1,300.00
One messenger and usher ..... 1,400.00
House amendment ..... 1,200.00
Agreed to ..... 1,200.00
Sec. 3. For the office of executive council:
One secretary ..... 3,000.00
House amendment ..... 2,700.00
Agreed to ..... 2,700.00
Line 11 , four clerks, and line 12 , one voucher clerk stricken out bythe House amendment, and the following inserted in lieu there-of:
One clerk ..... 960 to \(1,200.00\)
Agreed to.
Also House amendment added to said section, the following: "For the board of audit:
One voucher clerk ..... \(1,400.00\)
Two clerks ..... 960 to \(1,200.00\)
House amendment agreed to.
Sec. 5. Office of treasurer of state:
One deputy treasurer ..... 2,700.00
House amendment ..... 2,400.00
Agreed to ..... 2,700.00Sec. 8. For office of board of control:
One assistant accountant ..... \(1,700.00\)House amendment struck same out. Agreed to.Seven state agents, House amendment reduced the number to six.Seven state agents agreed to.
House amendment added one resident state agent ..... \(1,600.00\)
Amendment not agreed to.
Sec. 9. Supreme court: ..... 1,500.00
House amendment ..... 1,320.00
House amendment agreed to.
Sec. 11. Supreme court reporter:
Reporter for supreme court ..... 4,000.00
House amendment ..... 4,500.00
Amendment not agreed to.
Committee agreed on ..... \(4,000.00\)
Lines 4 and 5 stricken out by House amendment and House amend- ment agreed to.
Sec. 12. For office of adjutant general:
State camp grounds, Camp Dodge:
One chief storekeeper ..... 1,620.00
House amendment ..... 1,440.00
Agreed to ..... \(1,440.00\)
Also agreed to strike out line 22 and insert word guard.Sec. 13. For office of custodian:
Custodian of public buildings and grounds instead of one assistant custodian and engineer ..... 2,600.40
House amendment. ..... 2,420.00
Agreed to ..... 2,420.00
One machinist and electrician ..... 1,925.00
House amendment ..... 1,725.00
Agreed to ..... 1,725.00
One janitor foreman ..... 1,320.00
House amendment ..... 1,200.00
Agreed to ..... 1,200.00
Sec. 14. For state board of education:
One statistical clerk ..... 1,400.00
House amendment ..... \(1,300.00\)
Agreed on ..... 1,300.00
Sec. 15. Office of superintendent of public instruction:
One inspector of consolidated schools ..... \(3,000.00\)
House amendment ..... 2,400.00
Conference committee agreed to strike out line 5 and to make the wages of the three inspectors in line 6 , each ..... 2,700.00
Five stenographers: House amendment reduced number to four. House amendment agreed to.
For board of educational examiners:
One secretary ..... 1,800.00
House amendment ..... 2,000:00
Agreed to ..... 2,000.00
Three stenographers reduced by House amendment to two steno- graphers.
House amendment agreed to.
Sec. 16. State general library:
One clerk ..... 1,500.00
House amendment ..... \(1,320.00\)
Agreed to ..... \(1,500.00\)
Sec. 17. State library legislative department:
One reference librarian ..... 1,800.00
House amendment ..... \(1,500,00\)
House amendment agreed to.
Sec. 18. Library commission:
One librarian of the traveling library ..... \(1,700.00\)
House amendment ..... 1,600.00
Agreed on ..... \(1,500.00\)
One reference librarian ..... 1,700.00
House amendment ..... 1,600.00
Agreed on ..... 1,500.00
Also agreed to strike out lines 11 and 12.
Sec. 19. Historical department:
One assistant curator and librarian ..... 1,800.00
House amendment ..... 1,700.00
House amendment agreed to.Sec. 20. Office of document editor:
Conference committee agreed to strike out section 20.
Sec. 21. Office of railroad commissioners:
One reporter ..... 2,400.00
House amendment ..... 2,200.00
Agreed on ..... 2,400.00
One statistician ..... 2,400.00
House amendment ..... 2,000.00
House amendment agreed to.
One signal engineer ..... 2,400.00
House amendment ..... 2,000.00
Agreed to ..... 2,400.00
Sec. 23. Office of superintendent of banking:
One legal clerk ..... 1,920.00
- House amendment ..... 1,950.00
House amendment agreed to.
House amendment to strike out lines 11, 12, 13 and 14 and to insertin lieu thereof the following: "The provisions as to the em-ployees in the office of the superintendent of banking shall beso construed as not to repeal or affect the law as it appearsin chapter 335, acts of the 38th General Assembly" was agreedto by the conference committee.
Sec. 24. Office of insurance commissioner:
One deputy commissioner ..... 3,000.00
House amendment ..... 2,700.00
House amendment agreed to.
One actuary ..... 5,000.00
House amendment ..... 3,600.00
Conference committec agreed to "Not to exceed"Sec. 27. Dairy and food department:
Three stenographers reduced by House amendment to two.
Conference committee agreed to "not to exceed three stenographers."
Six creamery inspectors, House amendment reduced the numberfrom six to four.
Conference committee agreed to "not to exceed six creamery in-spectors."
Eight food inspectors, House amendment reduced the number eightto six.
Conference committee agreed to: "not to exceed eight food in-spectors."
Sec. 32. Office of oil inspector:2,500.00
House amendment ..... 2,000.00
Committee agreed to ..... 2,200.00
Two deputy oil inspectors, House amendment reduced the number from two to one.
House amendment agreed to.
Thirteen inspectors, each ..... \(1,500.00\)
House amendment, each ..... '1,200.00
Conference committee agreed to, each ..... 1,500.00
One clerk ..... 960 to \(1,500.00\)
House amendment substituted one chief clerk and stepographer960 to \(1,800.00\)
House amendment agreed to.
Sec. 33. Office of fire marshal:
One fire commissioner ..... 3,000.00
House amendment ..... 2,500.00
Committee agreed to ..... 2,700.00
Sec. 34. Fish and game department:
Warden ..... 3,000.00
House amendment ..... 2,700.00
House amendment agreed to.
Two stenographers, House amendment reduced the number fromtwo to one.
House amendment agreed to.Sec. 38. Geological survey:
Secretary ..... 1,800.00
House amendment ..... 1,620.00
Conference committee agreed on ..... \(1,600.00\)
REPORT OF CONFERENCE COMMITTEE CONSIDERED
On request of Hauge of Polk the conference committee reporton Senate File No. 766 was taken up for consideration.Mr. Hauge moved that the report of the committee be adopted.On the question, "Shall the report of the conference commit-tee be adopted?',
Ayes, ..... 79
\begin{tabular}{lll} 
Aldrich & \begin{tabular}{l} 
Donhowe \\
Allyn
\end{tabular} & \begin{tabular}{l} 
Gordon \\
Doolttle
\end{tabular} \\
Anderson & Edson & Grimwood \\
Beeman & Elliott & Gunderson \\
Benz & Emery & Hanna \\
Blake & Fackler & Harrison \\
Bradley & Forsling & Hauge \\
Brady & Francis & Healy \\
Carter & Garber of Adair & Fuff \\
Clark & Garber of Floyd & Justice \\
Colbert & Gibertson \\
Criswell & Gilmore of Clay & Kime \\
& & Knickerbocker
\end{tabular}

Lake
Letts
LeValley
Long
McClune
McDonald
Miller
Mills
Moen
Moorhead
Morgan
Narey
Nervig
O'Donnell

Olson
Ontjes
Orr
Parrott
Peters
Ramsey
Rankin
Sampson
Santee Schirmer
Schulte
Scott of Fremont
Slemmons
Smith

Springer
Sterling
Stimson
Ulstad
Van Camp
Vance
Venard
Weaver
Weber
Westervelt
Wolfe
Year
Yenter
Mr. Speaker

\section*{Scott of Appanoose}

Wamstad
Young

Absent or not voting, 21
\begin{tabular}{lll} 
Becker & Gibson & Perkins \\
Berry & Gilbert & Peterson \\
Buffington & Gilmore of Cedar & Powers \\
Children & Graham & Rumley \\
Dodd & Larson & Shores \\
Edgington & Lockin & Storey \\
Elson & Mayne & Truax
\end{tabular}

So the report of the conference committee was adopted. -

PRESENTATION OF CHAIR AND GAVEL TO THE SPEAKER
As a token of appreciation and good wishes on the part of the members of the House, Forsling of Woodbury moved that the Speaker be presented with a chair and gavel.

Motion prevailed.

\section*{REPORT OF JOINT COMMITTEE ON ENROLLED BJLLS}

Vance of Madison, 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 they have examined and find correctly enrolled Senate File No. 742, a bill for an act to amend chapter two hundred thirty-five (235), acts of the Thirty-eighth General Assembly, relating to the state psychopathic hospital and the care, observation and treatment of persons afflicted with abnormal mental conditions, and creating a board of commissioners of insanity, and providing a method for filing, hearing and deciding applications for the commitment of such persons to the state hospitals for the insane.

Also:
Senate File No. 798, a bill for an act to appropriate money in the State Treasury for the maintenance of the Dairy and Food commission as provided in section 4999-a31f S. S. 1915 (C. C. Section 1443).

Also :
Senate File No. 799, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by executive council.

\section*{Also:}

Senate File No. 276, a bill for an act making appropriations for the erection, repeir and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, fcr the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named to wit: Soldiers' Home, Soldiers' Orphans' Home, Juvenile Home, Institation for Feeble-minded children, State Sanatorium for the Treatment of Tuberculosis, Training School for Boys, Training School for Girls, Mount Pleasant State Hospital, Independence State Hospital, Clarinda State Hospital, Cherokee State Hospital, State Hospital and Colony for Epileptics, State Penitentiary, Men's Reformatory and Women's Reformatory.

\section*{Also :}

Senate File No. 330, a bill for an act to repeal section one hundred eighty-cne (181) .of the supplement of the code, 1913, (C. C. Sec. 39), relating to the Committce on Retrenchment and Reform and enacting a substitute therefor.

\section*{Also:}

Senate File No. 364, a bill for an act to amend sections forty-nine hundred thirty-six (4936), supplement to the code, 1913, (C. C. Sec. 8618), forty-nine hundred thirty-seven (4937), of the Code, (C. C. Sec. 8620, forty-seven hundred fifty-b (4750-b), supplement to the code 1913, (C. C. Sec. 8621), forty-seven hundred fifty-four (4754), of the code, (C. C. Sec. 8671), forty-seven hundred fifty-five (4755), of the code, (C. C. Sec. 8672), forty-eight hundred ten-a (4810-a), supplement to the ccde, 1913, (C. C. Sec. 8673), five thousand seventy-two (5072), of the code, (C. C. Sec. 8109), forty-eight hundred fifty five (4855), of the ccde, (C. C. Sec. 8762), forty-eight hundred fifty-nine, (4859), of the code, (C. C. Sec. 8766), forty-eight hundred sixty (4860), of the code, (C. C. Sec. 8772), forty-eight hundred sixty-one (4861), of the code, (C. C. Sec. 8773), forty-nine hundred thirty-nine (4939), of the
code, (C. C. Sec. 8794), forty-nine hundred forty-four-j (4944-j), supplement to the code, 1913, (C. C. Sec. 8799), forty-nine hundred fortytwo (4942), of the code, (C. C. Sec. 8800) forty-eight hundred ninety-one (4891), of the code, (C. C. Sec. 9009), forty-eight hundred seventy-one-a (4871-a), supplement of the code, 1913, (C. C. Sec. 9044), five thousand ninety-one-a, (5091-a), supplement to the code, 1913, (C. C. Sec. 9048), relating to minimum sentences upon conviction in criminal cases, that the same may be in harmony and not in conflict with section fifty-seven hundred eighteen-a13 (5718-a13), supplement to the code, 1913, (C. C. Sec. 9528).

Also :
Senate File No. 374, a bill for an act to provide for competitive bids in the sale of all municipal bonds where the amount involved exceeds the sum of twenty-five thousand dollars ( \(\$ 25,000.00\) ).

\section*{Also :}

Senate File No. 440, a bill for an act to repeal section seven hundred twenty-nine-a ( \(729-\mathrm{a}\) ), supplement to the code, 1913 (Compiled Code Sec. 3752), providing for the power of library trustees to contract for use of books for public libraries.

Also :
Senate File No. 604, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, (C. C. 4038), relating to taxation in cities and towns, and to provide for a tax levy to pay sewer bonds issued by cities and towns.

Also:
Senate Joint Resolution No. 10, a resolution providing for printing the Bonus Law and the Blue Sky Law.

Also :
Senate File No. 605, a bill for an act to amend section four hundred twelve (412), supplement to the code, 1913, (Compiled Code, 3123), as amended by chapter twenty-six (26), Acts of the Thirty-eighth General Assembly to provide that the Board of Supervisors shall meet on the second Monday in June in each year.

Also:
Senate File No. 791, a bill for an act to repeal section sixty-two (62) of the ccde, (C. C. 93) and to enact a substitute therefor providing that the Governor may offer rewards for the arrest and delivery of persons committing a certain class of crimes.

Also :
Senate File No. 795, a bill for an act to appropriate the sum of sev-enty-four thousand four hundred thirty and 82-100 dollars ' \((\$ 74,430.82)\) to reimburse the capitol extension fund for certain expenditures.

\section*{Also :}

Senate File No. 797, a bill for an act to amend Section One Thousand Six Hundred Forty-one-r8 (1641-r8), Supplemental Supplement to the Code. 1915, (C. C. Sec. 5396), relating to the amount of stock stockholders may have in co-operative organizations.

\begin{abstract}
Also :
House File No. 635, a bill for an act to amend section seven hundred fifty-one (751) supplemental supplement to the code, 1915, (C. C. sec. 3808) relating to the powers of cities and towns to open, widen, straighten, narrow, vacate, extend, improve and repair streets, highways, avenues, alleys, public grounds, wharfs, landings and market places within such cities and towns; and authorizing the council of such cities and towns to assess the cost of such improvements on abutting and adjacent property and to issue certificates on bonds in anticipation of such assessment and levies and making this act applicable to improvements which may have been ordered and certificates issued therefor subsequent to January first nineteen hundred eighteen.
\end{abstract}

\begin{abstract}
Also :
Hous File No. 872, a bill for an act to legalize certain warrants issued by the consolidated school district of Lohrville and authorizing the issuance of funding bonds.
\end{abstract}

\begin{abstract}
Also :
House File No. 705, a bill for an act to amend the acts of the thirtyseventh general assembly, chapter one hundred sixty-four, pertaining to pensions for the survivors of the Northern Border Brigade.
\end{abstract}

Also :
House File No. 799, a bill for an act to amend section eleven hundred thirty-seven-j (1137-j), supplemental supplement to the code, 1915, (C. C. sec. 529), relating to the counting of absent voters' ballots in precincts using voting machines.

\footnotetext{
Also :
House File No. 861, a bill for an act to amend section seven hundred ninety-two (792), supplement to the code, 1913, as amended by chapter
}
twenty-five (25), acts of the thirty-eighth general assembly (C. C. sec. 3849 ), relating to street improvements.

\section*{Also:}

House File No. 870, a bill for an act to legalize the issuance of bonds of the city of Sioux City, in the sum of fifty thousand dollars, \(\$ 50,000.00\) ) and to ratify and confirm and legalize the action of the city council of said city in providing for the issuing and executing of said bonds.

\section*{Also :}

House File No. 864, a bill for an act to amend section nineteen hundred eighty-nine-a twelve (1989-a12), supplemental supplement to the code, 1915 , as amended by section one (1), chapter one hundred twentyseven (127) and section two (2), chapter three hundred forty-four (344), acts of the thirty-seventh general assembly (C. C. sec. 4851), relating to the assessment of costs and damages in levee or drainage districts.

Also :
House File No. 607, a bill for an act making appropriation for carrying out the provisions of chapter two hundred ninety-nine (299), acts of the thirty-eighth general assembly, (C. C. sec. 1286), relating to public health.

Also :
House File No. 783, a bill for an act to repeal chapter two hundred thirty-four (234), acts of the thirty-eighth (38) general assembly, and House File number two hundred ninety-seven (297), acts of the thirtyninth (39) general assembly, and to enact a substitute therefor relating to contracts and maintenance bonds for street and sewer improvements.

Also :
House File No. 846, a bill for an act to provide for the cooperation of the state of lowa in the movement for the creation of an outlet to the ocean for the products of the Mississippi Valley by way of the Great Lakes and the St. Lawrence River, and making an appropriation to meet the expense of such cooperation.

\section*{Also :}

House File No. 587, a bill for an act providing for the completion of the roster of Iowa soldiers, sailors and marines as provided for by chapter three hundred thirty-one (331), laws of the thirty-eighth general assembly and making an additional appropriation therefor.

Also:
House File No. 659 a bill for an act to amend section fifteen hundred twenty-seven (1527) of the code, (C. C. sec. 2841), relative to the compensation of road commissioners.

\section*{Also :}

House File No. 429, a bill for an act to repeal the law as it appears in chapter one hundred seventy-five (175), acts of the 38 th general assembly (chapter two (2) entire of the compiled code of Iowa, containing sections 1632 to 1644 inclusive), and to enact a substitute therefor, relating to state aid granted to county or district fairs or agricultural societies.

Also:
House File No. 396 a bill for an act to make an additional appropriation to complete the Nurses' Home at the State University.

\section*{Also :}

House File No. 773 , a bill for an act to amend section one (1), chapter four hundred seventeen (417) of the acts of the thirty-seventh (37) general assembly (C. C. sec. 3010 ), relating to hedges and windbreaks along highways.

Also:
House File No. 624, a bill for an act to amend, revise and codify section nineteen hundred two-a (1902-a), supplement to the code, 1913, (C. C. sec. 5852 ), relating to building and loan associations.

\section*{Also :}

House File No, 764, a bill for an act to amend chapter two hundred seventy-eight (278), acts of the thirty-eighth general assembly, relating to the appointment and compensation of deputy county officers.

Also :
House File No. 673, a bill for an act amending section nineteen hundred eighty-nine-a thirty-two (198a-a22), supplement to the code, 1913 (C. C. sec. 4880 ), relating to drainage districts.

Also :
House File No. 847, a bill for an act to repeal section fifty-five (55), supplement to the code, 1913 (C. S. sec. 83) and sections fifty-six (56) to fifty-nine ( 59 ), inclusive, of the code (C. C. secs. 84 to 87 , inclusive)
and to enact a substitute therefor relating to the submission of constitutional amendments and public measures to a vote of the people.

\section*{Also:}

House File No. 837, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-c (1527-c), supplement to the code, 1913 , as amended by chapter two hundred sixty-seven (267), acts of the thirty-eighth general assembly (C. C. sec. 3038), relating to the construction, maintenance and operation of electric light and power transmission.

Also :
House File No. 724, a bill for an act to amend section three hundred thirty-three (333) supplement to the code, 1913 (C. C. sec. 6990), relating to the exemption from liability to act as jurors.

\section*{Also :}

House File No. 570; a bill for an act providing for the regulation, licensing and sanitary inspection of restaurants, cafes, cafeterias, dining rooms, lunch wagons, lunch counters and all places where prepared food or meals are furnished to the public.

Also :
House File No. 285, a bill for an act to amend the law as it appears in section two hundred fifty-four-a 20 (254-a20) supplement to the code, 1913, (C. C. sec. 2104), relating to financial aid for widowed mothers.

Also :
House File No. 523, a bill for an act to amend section eight hundred twenty-five (825), supplement to the code, 1913, (C. C. sec. 3889 ) relating to special assessments.

Also :
House File No. 813, a bill for an act amending section one thousand five hundred sixty-five-c (1565-c), supplement to the code, 1913, (C. C. sec. 3003 ), relating to the destruction of noxious weeds, by providing the notice to be given property owners in cities and towns.

Also :
House File No. 538, a bill for an act making it unlawful to take black bass from the inland or boundary waters of the state of Lowa, for other than propagation purposes, except by hook and line, and to prohibit the buying and selling of same and their possession by certain parties.

\section*{Also:}

House File No. 867, a bill for an act to amend section twenty-eight (28) of chapter two hundred thirty-seven (237), acts of the thirty-eighth general assembly, relative to bonds for the improvement of the primary road system.

Also:
House File No. 875, a bill for an act to make appropriation for the payment of state and other expense.

Also :
House File No. 675 , a bill for an act to amend section 2241 of the code, as amended by the supplemental supplement to the code, 1915 (C. C. sec. 3103 ), relative to the amount to be expended by board of supervisors for county home.

Also :
House File No. 552, a bill for an act to provide for the creation of a primary road contingent fund, to direct the manner in which the same shall be disbursed and reimbursed, and to provide security therefor.

\section*{Also :}

House File No. 586, a bill for an act to amend section thirteen hundred sixty-six ( 1366 ), supplement to the code, 1913 , (C. C. sec. 4595 ), as amended by chapter three hundred eighty-five (385), acts of the thirtyeighth general assembly relating to books of assessors.

Also :
House File No. 414 a bill for an act to repeal the law as it appears in sections sixteen hundred sixty-nine (1669) and sixteen hundred seventy (1670) of the code, (C. C. secs. 1691, 1692) and chapter three hundred ninety-five (395), acts of the thirty-eighth general assembly, (C. C. secs. 1696,1697 and 1698) and to enact a substitute therefor; also to amend sections sixteen hundred seventy-one (1671) of the code (C. C. sec. 1693) and section sixteen hundred seventy-two (1672) supplement to the code, 1913 (C. C. sec. 1694 ), all relating to the state horticultural society of Iowa, and making appropriation for the horticultural exposition.

\section*{Also:}

House File No. 605, a bill for an act to compensate one A. E. Yttrevold for the destruction of a horse at the veterinary hospital at Iowa State College and making an appropriation therefor.

Also :
House File No. 865, a bill for an act to make appropriations for the construction of buildings and the purchase of land at the Sate University of lowa and the Iowa State College of Agriculture and Mechanic Arts.

Also :
House File No. 796, a bill for an act limiting actions questioning the legal organization of all school districts after the exercise of the franchise and privileges of the district for a certain term and to declare when school district shall be deemed organized and to have commenced the exercise of its franchise and privileges.

Also :
House File No. 354, a bill for an act to repeal paragraph five (5) section ten (10) chapter iwo hundred seventy-five (275) acts of the thirtyeighth general assembly (C. C. sec. 3053, Par. 5) and to enact a substitute therefor, fixing a schedule of license fees for trailers to motor vehicles and trucks.

\section*{Also :}

House File No. 862, a bill for an act to prescribe the conditions under which the proceedings of boards of supervisors, school directors and city and town councils, and bonds and warrants issued by such official bodies, may be legalized.

\section*{Also :}

House File No. 868, a bill for an act making appropriations to pay certain claims allowed by committee on claims.

\begin{abstract}
Also :
House File No. 550, a bill for an act to repeal sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t), and twenty-three hundred forty-one-u (2341-u), supplement to the code, 1913, (C. C. Secs. 1814, 1815 and 1816), relating to liens for the services of stallions and jacks, and enacting a substitute therefor, and providing for the enforcement therefor, and prohibiting the sale, exchange, of removal from the county, of animals subject to such liens and fixing a penalty therefor.
\end{abstract}

Also:
House File No. 374, a bill for an act appropriating four hundred dollars ( \(\$ 400.00\) ) to indemnify S. E. Beaston for horses killed by the State Veterinarian.

Also :
House File No. 688, a bill for an act to amend section thirty-eight hundred seventy-two (3872) of the code (C. C. Sec. 7633), relating to the taxation of jury fees as part of the costs.

Also:
House File No. 873, a kill for an act to repeal chapter three hundred twenty-six (326), acts of the Thirty-seventh General Assembly, (C. C. Sec. 1364 to Sec. 1376 inclusive) relating to the regulation of vital statistics.

Also :
House File No. 515, a bill for an act making an appropriation for the payment of the balance due to the Universal Indicator Company of Milwaukee, Wisconsin, in the sum of thirty-six hundred dollars ( \(\$ 3600.00\) ) and for the additional sum of one hundred thirty-six dollars and fifty-six cents ( \(\$ 136.56\) ) as expenses incurred in installing the electrical voting machine in the House of Representatives as per contract between said company and the Executive Council of the State of Iowa under date of September 19, 1919.

Also :
House File No. 876, a bill for an act to make an appropriation to the Iowa State Teachers' college.

Also:
House File No. 785, a bill for an act to amend section five (5) chapter two hundred sixty-seven (267) acts of the Thirty-seventh General Assembly (C. C. Sec. 7020), and section three (3), chapter two hundred elecen (211), acts of the Thirty-eighth General Assembly (C. C. Sec. 7020 ), relating to the duties of jury commissions.

Also:
Houce File No. \(84 \times 4\), a bill for an act to amend section twenty-five hundred ninety-six-a (2596-a), supplement to the code, 1913, (C. C. Sec. 1430), relating to the sale of cocaine and certain other drugs.

Also:
Hcuse File No. 825, a bill for an act to provide a method by which the board of supervisors may werk and improve township roads.

Also :
House File No. 836, a bill for an act to repeal paragraph four (4) of section thirteen hundred four (1304), supplemental supplement to the code, 1915 , (C. C. Sec. 4482), relating to the exemption of taxes in cases of persons unable to contribute to the public revenue.

\section*{Also :}

House File No. 451, a bill for an act to provide for additional funds to pay the balance due on purchase of additional land to the state fair grounds and for maintenance and repairs to buildings on state fair grounds, and to provide for assessment for paving now levied against the Iowa State fair grounds, and make an appropriation therefor.

Also :
House File No. 683, a bill for an act to repeal sections twenty-five hundred thirty-eight-w ( \(2538-\mathrm{w}\) ), twenty-five hundred thirty-eight-w1 (2538-w1), and twenty-five hundred thirty-eight -w2 (2538-w2) of the supplemental supplement to the code, 1915, and to enact substitutes therefor, relating to the maintenance and regulation of a hog cholera serum laboratory.

Also :
House File No. 521, a bill for an act providing a method whereby residents, non-residents, corporations, railroad companies, or other persons may designate an agent upon whom notice of public improvements and special assessments shall be served.

Also:
Senate File No. 766, a bill for an act fixing the number and compensation of employes in the State Department at the seat of government, and the compensation of certain officers.
W. H. Vance,

Chairman IIouse Committee. George S. Banta, Chairman Senate Committee.
Report adopted.

\section*{BILLS SIGNED BY THE SPEAKER}

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills :

Senate Files No. 742, 798, 799, 351, 455, 501, 622, 645, 675 , \(730,752,793,403,482,588,790,310,441,785,646,743,276\),

330, 364, 374, 440, 604, 605, 791, 795, 797, and Senate Joint Resolution No. 10.

Also House Files Nos. 584, 854, 855, 841, 361, 761, 580, 798, 709, 687, 633, 586, 414, 605, 865, 796, 354, 813, 538, 867, 875, \(675,552,764,673,847,837,724,570,285,523,607,783,846\), 587, 659, 429, 396, 773, 634, 635, 872, 705, 799, 861, 870, 864, 876, 785, 844, 825, 836, 451, 683, 521, 862, 868, 550, 374, 686, 873, 515.

Also Senate File No. 766.

\section*{BILLS SENT TO THE GOVERNOR}

Vance of Madison, from the committee on enrolled bills submitted the following report:

Mr. President-Your committee on enrolled bills respectfully report that they have on this 8 th day of April, 1921, sent to the governor for his approval:

House File No. 586.

Also :
House File No. 414.
Also :
House File No. 605.

Also :
House File No. 865.
Also :
House File No. 796.
Also :
House File No. 354.
Also :
House File No. 813.

Also :
House File No. 538.

Also :
House File No. 867.

Also :
House File No. 875.

Also:
House File No. 675.
Also :
House File No. 552.

Also :
House File No. 764.
Also :
House File No. 673.

Also :
House File No. 847.
Also :
House File No. 837.

Also:
House File No. 724.
Also :
House File No. 570.

Also :
House File No. 285.

Also :
House File No. 523.

Also :
House File No. 607.

Also :
House File No. 783.
Also:
House File No. 846.
Also :
House File No. 587.
Also :
House File No. 659.
Also :
House File No. 429.
Also :
House File No. 396.
Also :
House File No. 773.
Also :
House File No. 634.
Also :
House File No. 635.
Also :
House File No. 872.
Also :
House File No. 705.
Also :
House File No. 799.
Also :
House File No. 861.

Also :
House File No. 870.
Also :
House File No. 864.

Also :
House File No. 374.
Also:
House File No. 686.

Also :
House File No. 873.
Also:
House File No. 515.
Also :
House File No. 862.
Also:

House File No. 686.
Also :
House File No. 550.

Also :
House File No. 876.
Also:
House File No. 785.
Also:
House File No. 844.

Also :
House File No. 825.

Also :
House File No. 836.

Also :
House File No. 451.
Also :
House File No. 683.
Also :
House File No. 521.
W. H. Vance, Chairman.

Report adopted.

Parrott of Carroll moved that a committee of three be appointed to notify the Senate that the House is ready to adjourn.

Motion prevailed.
The Speaker named as such committee, Parrott of Carroll, Children of Pottawattamie and Long of Jefferson.

Lake of Woodbury moved that a committee of three be appointed to notify the Governor that the House is ready to adjourn.

Motion prevailed.
The Speaker named as such committee, Lake of Woodbury, Harrison of Pottawattamie and Ramsey of Butler.

The committees retired and subsequently returned and reported that they had performed their duties. Committees discharged.

A committee from the Senate here appeared and notified the House that the Senate was ready to adjourn.

The hour of 12:00 o'clock noon having arrived, Speaker McFarlane declared the House of Representatives of the Thirtyninth General Assembly adjourned sine die.

\section*{IN MEMORIAM}

\section*{House of Representatives}

Memorials adopted by the House of Representatives of the Thirty-ninth General Assembly regarding departed members:
\begin{tabular}{|c|c|c|c|}
\hline Hanson B. Watters. & Dec. & 9, 184-Jan. & 15, 1920 \\
\hline Monias E. Bitterman & Aug. & 16, 184今-Dec. & 23, 1919 \\
\hline James Whilson & Aug. & 16,1835-Aug. & 26, 1920 \\
\hline Chas. E. Boies & Jan. & 15, 1859 & \\
\hline George H. Dunkleberg & Oct. & 2, 1852-Dec. & 12, 1919 \\
\hline Henry B. Kling & May & 23, 1845 & \\
\hline John Franklin Glover. & Sept. & 16, 1845 & \\
\hline Norman Densmore & .Sept. & 19, 1829-April & 11, 1920 \\
\hline Gamaliel Jaqua & Dec. & 30, 1828-Dec. & 23, 1919 \\
\hline Charles F Linnan & . May & 17, 1867. May & 31, 1919 \\
\hline John Shambaugh & Oct. & 13, 1848 & \\
\hline George R. Struble & . July & 25, 1836-Dec. & 15,1918 \\
\hline Latrit\% Enger & Nov. & 3, 1856rAug. & 2, 1920 \\
\hline F. F. Row & .Nov. & 18, 1832-Jan. & 5, 1920 \\
\hline Simon Miller & Feb. & 5, 1861.April & 22, 1920 \\
\hline Mahlon Head & . July & 12, 1835 & \\
\hline George Loveil Gilibert & Jan. & 19, 1856-May & 13, 1919 \\
\hline Malcolm Forman MeNie & .Sept. & 27, 1848-Dec. & 16, 1920 \\
\hline Willard Chauncey Earle & . Oct. & 7, 1833-Feb. & 10, 1920 \\
\hline George M. Curtis & . April & 10, 1841-Feb. & 9, 1921 \\
\hline Luther Erown & .Jan. & 10, 1838-Jan. & 19, 1921 \\
\hline David Orland Stone & . Feb. & 25, 1864-Feb. & 18, 1921 \\
\hline A. C. Reck & April & 3, 1834-Mar. & 31, 1921 \\
\hline Francis Gray Clark & . April & 17, 1838 & \\
\hline George W. Ball & . Mar. & 6, 1848-Mar. & 14, 1920 \\
\hline
\end{tabular}

\title{
JOURNAL OF THE HOUSE
}

\section*{MEMORIALS}

\section*{HON. HANSON B. WATTERS}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life and services of the Honorable Hanson B. Watters, late of Muscatine county, Iowa, beg leave to report the following memorial:

Honorable Hanson B. Watters, who represented Muscatine county in the Twenty-fifth and Twenty-sixth and Twenty-sixth Extra, General Assemblies, was born in Belmont county, Ohio, December 9th, 1840. He was the son of Dr. and Mrs. William W. Watters and early in the year 1851, when a boy of but eleven years of age, he came with his parents to Iowa and settled in Goshen township, Muscatine county. He grew to manhood's estate and received his education in the public schools of that vicinity. Later he attended the Western college at Western, Iowa, taking a collegiate course in that institution.

At the breaking out of the civil war, like so many patriotic sons of America, promptly enlisted in Company B., Second Iowa Cavalry. This was in August of 1861 and for three years, the period of his enlistment, he served faithfully and well in the defense of his country. At the expiration of his period of three years enlistment he again enlisted in the same company and served in it until after the war was over, being mustered out of service in September, 1865, thus giving to his country four years out of the best years of his young manhood.

He fought in many engagements. of the war and at the battle of Coffeeville, Mississippi, he was severely wounded but after recovering from this wound rejoined his regiment. Upon being mustered out of service in September he immediately returned to his home in Muscatine county and took up the duties of civil life engaging in the occupation of farming.

In December, 1868, he was united in marriage to Miss Ruth H . Parker. To this union were born five sons, Allen P. Watters of Oakland, California; William L. Watters of West Liberty, Iowa; George Stanley Watters who lost his life by drowning at Ames, Iowa, in 1899; Henry Bertram Watters of Springfield, Ohio, and Vernon G. Watters of Savannah, Georgia.

Mr. and Mrs. Watters continued to reside on the farm until 1899 when they moved to West Liberty, Iowa, and made that place their home. Mr. Watters was a true American citizen and as such he took an active interest in public affairs and was affiliated with the Republican party and advocated the principles of that party giving conscientious support to these principles through the trying days of reconstruction and the placing of the nation on a sound financial basis that led to the marvelous prosperity of the years that followed.

In 1892 he was elected to the House of Representatives and served in this and the succeeding two General Assemblies. He represented his district with a large degree of fidelity giving to his duties that conscientious consideration that characterized his public services throughout life.

He was an active member of Silas Jackson Post, G. A. R. of West Liberty and a member of Mt. Calvary Lodge, A. F. \& A. M. He passed from this life on June 15th, 1920, at the age of 79 years, 6 months and 6 days.

Therefore Be It Resolved, That the House of Representatives take this occasion to present this tribute to the memory of a faihful public servant and to express appreciation of his character and public service and to extend to his family and relatives most sincere sympathy.

Resolved, that a copy of these resolutions be printed in the journal of the House and that the Chief Clerk be directed to forward to the family of the deceased an engrossed copy.
J. H. Van Camp.
J. H. Mayne.

John Bradley.
Committee.
Adopted March 23, 1921.

\section*{HON. MONIAS E. BITTERMAN}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life and work of the Hon. Monias E. Bitterman, late of Cerro Gordo county, Iowa, beg leave to report the following memorial:

Hon. Monias E. Bitterman who represented Cerro Gordo county in the Twenty-fourth and Twenty-fifth General Assemblies, was born in Canton, Ohio, August 16th, 1843, and died at Nora Springs, Iowa, December 23, 1919, aged seventy six years. He was left fatherless when quite young. After some years his mother married Samuel Spotts and when he was sixteen years of age the family moved to the vicinity of Joliet, Illinois. Here he worked on the farm until he became of age and here he was married January 14, 1866, to Sarah Heintzleman with whom he lived almost fifty-four years.

To them were born six children; J. C. of Madison, Wisconsin; E. L. and Mrs. Jennie Allen of Nora Springs; Mrs. Truly Schulte of New

Hampton; Mrs. Mamie Forbes of North Platte, Nebraska, and M. C., who lives on the old homestead in Portland township. There are also ten grandchildren, a great grandchild, little Bonnie Bell Brim, a half krother, A. L. Spotts and a half sister, Mrs. Mary Hendrickson, survive hir: One brother Calvin died in infancy.

Shortly after his marriage he made a trip to this part of Iowa and was so favorably impressed with the country that he moved here with his wife and two sons, J. C. and E. L., in 1870, locating on a piece of land three miles west of Nora Springs and living on it continuously for almost fifty years, until his retirement from active farming, when he moved to Nora Springs, where he died.

The span of Mr. Bittermans' life covers a period of the development of the middle west, and for more than fifty years that he lived in this neighborhood witnessed the change from an almost unbroken expanse of prairie sod to the present condition of thoroughly cultivated and improved farms.

From the first he took active part in the public affairs of Portland township and Cerro Gordo county. He was treasurer of the school board for more than thirty years and a director for many years. As township trustee and as road superintendent he helped to develop his home neighborhood. In all his public work he stood for progress and good government and a careful and wise expenditure of public money. He had an extensive acquaintance over the county and among public men in the state. He was a good citizen. As a neighbor he was helpful, kind, considerate and just and his word was good. In time of trouble he could be depended upon to help generously. His home life was pure and he had the love and affection of his family.

Therefore, Be It Resolved, That in the death of Monias E. Bitterman the state has lost one of its sturdy pioneers who contributed his best endeavors in helping to lay the foundation of this great commonwealth; the county among whose people he lived and wrought so many years has lost a conspicuous exponent of the higher concepts of life and character, and his home community is bereft of a safe counselor and advisor.

Resolved, That a copy of these resolutions be printed in the journal of the House and that the Chief Clerk be directed to forward to the family of the deceased an engrossed copy.
J. H. McGhee,
J. H. Anderson,
W. C. Edson,

Committee.
Adopted March 23, 1921.

\section*{HON. JAMES WILSON}

Mr. Speaker-Your committee appointed to draft resolutions, concerning the life and public service of the Hon. James Wilson of Traer, Tama county, Iowa, an honorable member of the House of Representatives of the 12 th , 13 th and 14th General Assemblies, beg leave to submit the following report:

James Wilson was born in a farm in Ayrshire, Scotland, August 16, 1835. He was the son of John and Jean Wilson. His father was a thrifty and intelligent producer of livestock, butter and milk. Believing himself fitted for larger opportunities, John Wilson brought his family to America in 1852, settling first in Connecticut. The family moved to Perry township, Tama county, in 1855, having saved money during the four years' stay in Connecticut sufficient to enter a half section of land.

James Wilson worked for his uncle, West Wilson in the summer and atterided school in the winter. He hired to Stephen Klingaman to run his sawmill and sawed logs to build many of the houses and fences of north Tama in the two succeeding years. He also worked on a farm for Elijah Guernsey, of Geneseo, during the summer of 1860 .

Mr. Wilson, in the days of his youth as well as throughout his life, was a great student. The late G. Jaqua, who knew Tama Jim from the time he arrived in north Tama in 1855, once wrote of him in the StarClipper: 'He loved to read, and few books or periodicals passed within his reach but what he eagerly devoured. Jim's employer was postmaster of the new settlement of Wolf Creek, and it is said that no paper or periodical ever lay in that office three days-without his knowing all that was in it. He had a most capacious mind for knowledge. Once he went to school to us a few months, and what a student he was. When he got seated for study, so intent was he on his lesson that had an earthquake come he would not have known it. After that winter he went to Iowa college a year or two and then graduated between the plow handles. At this time he could turn an eighty rod furrow as straight as a line, could repeat at least half of Burns' poems or could make a speech on the political issues of the day, that would do credit to those of mature age."

When the Civil War began, Mr. Wilson and his brother Peter had started farming on their own account. They had become of age-men of maturity, and recognized the claims of the government on their services. They formed a co-partnership to exist during the war, a common arrangement among brothers at that time. One would enlist and the other would remain to look after home affairs. When the war would end an equal division would be made. This arrangement was carried out. Peter, being the stronger, enlisted, first serving as private, then corporal and then sergeant. The two owned eighty acres of land between them. When they divided, a year after the war was closed, there was a half section of land, and all the hogs, cattle and horses
it would maintain, to divide. While Mr. Wilson was adding the three eighties and the stock, he was attracting the attention of his townsmen, and one day in September, 1864, at the home of Daniel Connell, the plan was formed to make Mr. Wilson a member of the Board of Supervisors, and it was successful. He was elected in October, serving a term of 1865-66.

Mr. Wilson was elected to the 12th, 13th and 14th General Assemblies as a member from Tama county, where he served with distinction and honor to himself and his country. In passing, it is interesting to note that during Mr. Wilson's terms in the General Assemblies, he acquired the appellation of "Tama Jim" to distinguish him from another James Wilson who was also a member at that time, and it was by that title that he was best known to all who loved and honored him. He was unanimously elected speaker of the 14th General Assembly. He was elected to the forty-third and the forty-fourth congresses and took an active part in securing legislation reducing the cost of transportation of Iowa produces eastward and in the regulation of Interstate Commerce. He was considered an authority on Parliamentary Law during his two terms in Congress.

At the expiration of his term of service, Mr. Wilson returned to his farm near Traer, where his family had continued to reside. He was appointed a member of the State Railroad Commission by Governor Sherman in 1882, and served eleven months in that capacity. Many important conclusions were reached during that period.

Mr. Wilson enjoyed the distinction of being the first farmer to go to Congress from Iowa.

After his service in Congress, Mr. Wilson took up agricultural writing. Later he became a regent of the Iowa State University and in 1891 he was elected to the chair of practical agriculture in the Iowa State College of Agriculture at Ames and director of the state experiment station. He then became the greatest instrumentality for building up agriculture pursuits that Iowa ever had.

It was in February, 1897, that he received word of his appointment by President McKinley to the cabinet portfolio of secretary of agriculture, taking up the duties of that office in March of that year.

When Mr. Wilson took office, the agricultural development of the country was already remarkable, but in the years during which he was at the helm of its interests, so far as the federal government was concerned, this development was increased far beyond the boundaries of natural promise which mere land and work afforded.

Mr. Wilson obtained on the merits of one achievement after another, until it became a universal belief among the farmers that the department of agriculture was working with a single minded purpose for their benefits.

In the management of the department of agriculture, he began with two cardinal rules; first, to find the best markets for the products of the farm: second, to induce and teach the farmers to raise the very best examples of the articles that the markets wanted.

Through his efforts and ability, the portfolio of the secretary of agriculture developed from one of minor consideration to one of the most important in the cabinet.

He was especially active in seeking new plants for this country and in plant improvement. He is credited with re-establishing the Morgan breed of horses, obtaining a crop of \(60,000,000\) bushels of African durum wheat, the introduction of new varieties of rice for the south, the introduction of new varieties of alfalfa from Arabia, Sahara, Chili, Turkestan and Peru, as well as new fruits and vegetables.

He saw the agricultural balance of trade increase from \(\$ 234,000,000\). to \(\$ 425,000,000\).

Mr . Wilson was head of the department of agriculture for sixteen years. His long service in the cabinet constituted an unparallelled record. He served under three presidents, McKinley, Roosevelt and Taft.

Mr. Wilson retired from office on the 4 th of March, 1913, when Woodrow Wilson replaced Mr. Taft as President. On March 6, on the eve of his departure from Washington, 2500 employes of the department of agriculture tendered Tama Jim a great reception. For two hours he stood in the National Coliseum and received the good wishes of his employes, many of whom had worked under him throughout the sixteen years. In the presence of Secretary of State Bryan and Secretary of Agriculture Houston, they presented him with a life size bronze bust of himself, a replica of which was placed in the department. The bronze bust is now the property of Traer and is in the public library there.

A great homecoming for Secretary Wilson was arranged on his return to Iowa and was held at Ames. There was a big reception, parade and banquet. The banquet was given in the college gymnasium. Addresses were delivered by Mr. Wilson, Governor Clarke and others. It is estimated that the home folks who took part in this reception, numbered more than 4000 people. Tama Jim then returned to Traer with the intention of spending most of the remainder of his life among his children, relatives and old friends, but in June he accepted the appointment of Governor Clarke to be one of a commission of Iowa to go to Europe to study agricultural conditions of interest and profit to the Iowa farmer. He was accompanied on this trip by Henry Wallace, of Wallace's Farmer, his life long friend. They spent most of the time in the British Isles and Mr. Wilson visited his native land for the first time. He was abroad about two months.

Tama Jim was active in public service until the last two years of his life when health and strength failed.

During his cabinet service and later he was honored by several colleges and universities by being awarded the honorary degree of L . L. D. Among the schools to so honor him were the University of Wiscensin, University of Missouri, Cornell College and McGill university. In all, he received L. L. D's from eighteen American universities. He also was given L. L. D. by the university of Edinburgh. Andrew Carnegie, Rufus Choats and Mr. Wilson are the only Americans thus reccgnized by the Edinburgh university. Two humorists, Mark Twain and the actor, Joe Jefferson, were intimate friends of Mr. Wilson.

Throughout all his busy public career, Tama Jim never lost interest in affairs at home. He loved his home community. He was always associated with many Traer activities. He held membership in the Tranquillity church and was a faithful attendant when at home. Years ago when Traer had a fair, he was active in the management. He was president of the association several years. For many years, he was president of the First National Bank, including the years he spent in the cabinet in Washington.

Tama Jim was an able platform speaker and was continually in demand for addresses. He addressed conventions of associations of various kinds and stumped the country for Republican candidates during presidential and state campaigns. He was shrewd in politics. He could travel over Iowa and forecast the election results the most accurately of any man we ever knew. For thirty years it was his lot to close the campaign by a speech in Traer the night before election. In this practice honors were bestowed on both sides. He felt honored by being invited to speak, his friends felt honored in being able to hear him. He deeply appreciated the courtesy.

Mr. Wilson was married on May 7, 1863, to Miss Esther Wilbur, of Buckingham. Six children were born to the couple all of whom were living at the time of his death. They were as follows: Ward and Peter; who occupied the home farm three miles west of Traer; James W., of Brookings, S. D., a professor in the South Dakota Agricultural College; Miss Flora, Washington, D. C.; Jasper and Wright, living near Traer.

The five sons and Sherd Wilson, a nephew, served as pall bearers, as was the wish of Mr. Wilscn. Burfal was in the Buckingham cemetery, Tama county.

Whereas, The Honorable James Wilson, was called from this life, August 26, 1920, therefore,

Be it Resolved, That the House of Representatives has heard with deep sorrow and regret of his death and that it recognizes the high character of his service to his state and nation and in his death, the state and nation has lost a worthy and noble ciizen, and,

Be It Resolved Further, That these resolutions be spread upon the journal, that engrossed copies of the same be sent to the members of his family.

> F. W. Ingersoll,
> F. B. Gilbert, James S. Francis,

Cummittee.

\section*{HON. JAMES WILSON}

Be It Resolved, That in the passing of Honorable James Wilson, late of Tama county, the state has lost one of its most illustrious citizens. His service as a member of this House in the Twelfth, Thirteenth, and Fourteenth General Assemblies, and his entire public career culminating in sixteen years' service as secretary of agriculture in the cabinets of Presidents McKinley, Roosevelt and Taft, mark him as a man of unusual intellectual power, and of the highest ideals of public service. His deeds reflect honor upon his name, and Iowa cherishes his memory among the best beloved of her sons.

> F. W. Ingersoll.

Adopted March 23, 1921.

\section*{HON. CHARLES E. BOIES}

Charles E. Boies was born on a farm in Boone county, Illinois, January 15,1859 , and at the age of fourteen came with the family to Iowa, where he settled on a farm.

January 26, 1880, he was united in marriage to Miss Clara I. Miller, with whom he lived in happy companionship for over forty years. Mr. Boies remained a resident of Buchanan county until the time of his death. He was engaged in farming and stock raising all the time of his mature manhood.

Since boyhood Mr. Boies was an active member of the Methodist Episcopal church, which he served in an official capacity for many years. He was a member of the official board at the time of his death. He was not a member in name only, but a sincere Christian.

Mr. Boies is survived by his widow and two daughters, Mrs. E. M. Wilcox, and Miss Inez M. Boies. His only son, Corporal Burr Boies, died in France October 13, 1918. Mr. Boise also is survived by two brothers, Horace L. of Quasqueton, and Congressman Wm. D. Boies, of Sheldon.

Mr. Boies was a member of the Independence Lodge No. 87, A. F. and A. M., Declaration chapter O. E. S., Wapsi camp, M. W. A., and the Sons of the American Revolution. During his lifetime he was
called to fill various public offices, including township positions and as a member of the board of supervisors. At his death he was serving his second term as Buchanan county's representative in the Iowa house of Representatives.

As has been said of him: "Truly a good and useful man has left us, and not only his relatives, the church and Buchanan county, but the whole state of Iowa sustains a great loss. It is reassuring to know that the good which men do is not buried with them.

He was thoroughly honest, earnest, conscientious, quiet and unassuming. He made no pretensions of being an orator.

In the legislature it was in committee work that his influence was felt, where, as man to man, in his unpretentious way, he could present facts, figures and sound common sense to his co-workers. And when he got up to talk he always said something worth while in his plain, convincing way.

He was ever kindly, charitable, friendly, the best type of citizen. In his death the entire county and state mourns with the bereaved widow, daughters, brothers and other relatives. Especially was his death a shock to the members of the Thirty-seventh and Thirty-eighth General Assembly who were so intimately acquainted with him. A truly good man has passed on, and his memory will long endure.

Whereas, The life and character of the deceased, and his long and exemplary service calls for such as to place his memory among those highly respected and esteemed in the state of Iowa:

Therefore, Be It Resolved, That the House of Representatives of the state of Iowa, take this occasion to express its appreciation of the splendid character, and the public services of the deceased, and at this time extend to the surviving members of his family our sincere sympathy in their sorrow.

And Be It Further Resolved, That a copy of the resolution be spread upon the journal; that the chief clerk be directed to forward an engrossed copy of the same, to be sent to the widow of the deceased and surviving members of the family.

\author{
Geo. F. Slemmons. Thos. Parsons, \\ J. H. Van Camp,
}

Committec.
Adopted March 23, 1921.

HON. GEORGE H. DUNKLEBURG •
Mr. Spearer-Your committee appointed to memorialize the life and public services of George \(H\). Dunkleburg, an honored member of this 142 .

House in the Thirty-seventh General Assembly, and who died at his home near Rockford, Iowa, December twelfth, 1919, beg leave to submit the following report:

George H. Dunkleberg was born in Niagara county, New York, October second, 1853. He was a son of Jeremiah and Matilda Dunkelberg, both natives of Niagara county, New York. He made his home with his parents on a farm in Niagara county, New York, until 1867, when he came to Ogle county, Illinois. His father's family consisted of twelve children, eight girls and four boys.

George H. Dunkelberg grew up on the old home farm in Illinois. He received a common school education, and later attended high school at Rochelle, Illinois, and also the Rock River Seminary. He began life for himself as a teacher and for a period of five years taught in the public schools of Ogle county, Illinois. Although he was becoming one of the most successful educators of that county, he abandoned the school room for farming.

Mr. Dunkleberg was married in 1882 to Mary E. Hubbard, a daughter of Wm. Hubbard, of Ogle county, Illinois. Soon after he married he moved to Floyd county, Iowa, locating on a two hundred acre farm in section two, Rockford township. He put all the buildings and improvements on the place and was very successful as a general farmer and stock raiser, making a specialty of breeding Short Horn cattle. Prospering through industry and good management, he added to his original holdings until at the time of his death he was the owner of five hundred and forty acres of excellent land. Everything about his farm indicated thrift and prosperity and he was generally regarded as one of the leading farmers of northern Iowa.

Mr. Dunkleberg was of a jovial disposition, enjoyed a good story and was full of dry wit and humor. His word was as good as his bond and he enjoyed the confidence and respect of all who knew him.

The following children were born to Mr. Dunkleberg by his first wife: Alta, the wife of David Mitchell, Ray, Arthur, Floyd, Wilbur and Irene. The mother of these children died on February second, 1906. Mr. Dunkleberg subsequently married Minnie Gale, who survives him and at the present time resides on the home farm near Rockford.

Mr. Dunkleberg was a life long republican. For many years he was one of the leaders of his party in Floyd county. At the general election in the fall of 1916 he was elected state representative in the Thirtyseventh General Assembly of Iowa without opposition. During his service in the Legislature he made a commendable record which was in every way satisfactory to his constituents and all concerned.

Fraternally, Mr. Dunkleberg belonged to the Masonic Order, including the Consistory and the Ancient Arabic Order of Nobles of the Mystic Shrine. He was also a member of the Knights of Pythias and the

Ancient Order United Workmen. He belonged to the Methodist church, in which he held the office of trustee. He was a well informed man, having been a wide miscellaneous reader, and keeping abreast of the times on current matters. He was public spirited and always took a deep interest in movements looking to the betterment of his township, county and state.

In the 'death of Mr. Dunkleberg, the state of Iowa has lost a loyal patriotic citizen, and a faithful and efficient servant.

Therefore, Be It Resolved, That this memorial be spread on the House journal and an engrossed copy be sent to the family of the deceased.

> J. S. Garber,
> Jas. S. Francis, Chas. Gilmore,

Committee.
Adopted March 23, 1921.

\section*{HON. HENRY B. KLING}

Mr. Speatifr-Your committee, appointed to prepare resolutions commemorative of the life, character and public service of the Honorable Henry B. Kling, late member of the House of Representatives in the Twenty-ninth, Thirtieth and Thirty-first General Assemblies, beg leave to report the following:

Henry B. Kling was born May 23, 1845, at Troy, Wisconsin. On April 11, 1872, he was married to Flora E. Allen. To them were born a daughter, Mrs. Bessie Nelson, and a son, Herbert A. Kling.

Mr. Kling came with his family to Iowa in 1878, settling at Woodbine, Harrison county, Iowa, where he became a power for good. During his long residence in Woodbine, he was identified with every movement which tended to augment the growth and prosperity of the town.

In politics he was a republican and as a representative, he was an untiring and conscientious worker.

He was a charter member of Woodbine Lodge of the I. O. O. F. and a consistent worker in the fraternity.

Whereas, The life and character of the deceased were such as to entitle his memory to the respect and esteem of all who knew him.

Therefore Be It Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public services, and at this time to 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 direcied to send an engrossed copy to the family of the deceased.

\author{
Bruce R. Mills, Jno. M. Rankin, E. H. Knickerbocker,
} Committee.
Adopted March 23, 1921.

\section*{HON. JOHN FRANKLIN GLOVER}

Mr. Speafer-Your committee appointed to prepare suitable resolutions commemorating the life and work of the Hon. John, Franklin Glover, late of Osceola county, Iowa, beg leave to submit the following memorial:

Honorable John Franklin Glover was born September 16, 1845, in Hartleton, Union county, Pa., the son of William and Eliza (Fisher) Glover. In 1846 his parents moved to Stephenson county, Ill., where they lived until their deaths. When but one year old Mr. Glover moved to Monroe, Wis., and he was living there when the Civil War broke out.

In 1864 he enlisted in Company D, Thirty-eighth Regiment, Wisconsin Volunteer Infantry, and was later transferred to Company \(F\) in the same regiment. He was promoted to second lieutenant. He served under General Grant in Virginia.

Mr. Glover had not completed his education when he enlisted. He had some schooling at Freeport, Ill., and Monroe, Wis., but at the close of the war he entered the university of Wisconsin and was graduated with the degree of Bachelor of Arts in 1871 and Master of Arts in 1874. The same year he came to Osceola county and was elected clerk of courts. In 1878 he was admitted to the bar. A few years later he was elected to the state legislature and served in the 16th General Assembly. Later he was mayor of Sibley for three years and county attorney for two years.

The deceased was married to Mary Frances Upton, who died May 23, 1886, leaving one son, Lyn Fisher, who is now living in Sibley. In 1908 he was ordained to the ministry of the Congregational church and since that time has served as a supply minister in lowa, Minnesota and Missouri. For many years he has served as pension attorney.

His wealth of knowledge has been the cause of wonder of all who had his acquaintance. History and political questions were his hobbies. He cited events and dates of ancient history as surely as he could point out the minute details of congressional bills. He followed the events of the late war so closely that he could give the minute details of every battle. Mr. Glover was a philanthropist with his knowledge. He gave of his services freely.

Therefore, Be It Resolved, That the House of Representatives take
this occasion to express its appreciation of his character and public services to the state and at this time extend to his bereaved relatives 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 instructed to forward an engrossed copy of same to the family of the deceased.

> F. M. Year,
> John Bradley,
> T. E. Moen,

Committec.
Adopted March 23, 1921.

\section*{HON. NORMAN DENSMORE}

Mr. Speaker--Your committee appointed to prepare resolutions commemorating the life and services of the Honorable Norman Densmore, late of Cerro Gordo county, Iowa, beg leave to report the following memorial:

Honorable Norman Densmore, who represented Cerro Gordo county, in the Twentieth and Twenty-first General Assemblies, was born at Riga, New York, on the 19th day of September, 1829, and died April 11th, 1920 , at Des Moines, Iowa, having lived through the most wonderful period of American history and rounded out a useful life whose span reached nearly across a century.

He received a high school education in the state of New York; took a year of college work after he came to Wisconsin at Beloit College.

In 1845 he worked on a farm in Rock county, Wisconsin, attending college the following year. He taught school for several terms and in 1877 followed the westward trend of civilization and came to the prairies of Iowa, settling in Cerro Gordo county.

Here he farmed and widened his acquaintance, and it was not long until his ability led to his being chosen as a representative to the state legislature. He was an active Republican, but the party never blinded him to the rights of man.

He became deeply interested in the Farmers Co-operative movement about this time, 1886-7 and fought the good fight of co-operation when almost standing alone and finally led the co-operative forces to victory. He was the promoter of the first successful co-operative elevator insurance company in Iowa.

Mr. Densmore was an officer for many years in the Cerro Gordo County Mutual and later became a director in the great Iowa Mutual Tornado Insurance Association in which capacity he acted until 1905, when he was elected as president of that company and moved to Des

Moines, to occupy this responsible position, which position he acceptably filled to within a few months of his death.

He was a man to be loved. 'Of that fibre of manhood which lays its course on the line of right and having laid its course goes forward with a steadfast purpose though the heavens fall. This was the spirit of Norman Densmore.

In 1857 he was married to Miss Delia Webster of Palestine, Illinois. To this union were born three children, Ray D., son, of Pensacola, Florida; Mrs. Elsie Jones of St. Paul, Minnesota; Ora D., son, of Des Moines, Iowa.

Therefore, Be It Resolved, That the House of Representatives take this occasion to present this tribute to the memory of a faithful public servant, and to express appreciation of his character and public service, and at the same time extend to widow and relatives most sincere sympathy.

Resolved, That a copy of these resolutions be printed in the journal of the House and that the chief clerk be directed to forward to the family of the deceased an engrossed copy.
J. H. McGhee,
J. S. Gabrifr,
I. E. Beeman,

Committee.
Adopted March 23, 1921.

\section*{HON. GAMALIEL JAQUA}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life and work of the Hon. Gamaliel Jaqua, late of Tama county, Iowa, beg leave to report the following memorial:

Gamaliel Jaqua was born in Prebel county, Ohio, December 30, 1828, and died at the home of his son in Warrensburg, Missouri, December, 23, 1919. Burial was in Traer, Iowa. He grew to manhood in the county of his birth and served as county superintendent there several years. He came to Tama county, Iowa, in 1856 and bought some land at a dollar and a quarter an acre. He farmed and taught school. He served several years as justice of the peace and for ten years was a member of the board of supervisors.

In 1875, he was elected representative and re-elected in 1877, serving in the Sixteenth and Seventeenth General Assemblies. In 1882, when James Wilson who was editor of the Traer Clipper, was nominated for congress, Mr. Jaqua bought his interest in that paper. Later he associated.himself with E. E. Taylor in consolidating the Star and Clipper. However, he sold his interest to Mr. Taylor a year thereafter, but edited an agricultural department in the paper for years. He also
wrote much for his two sons' papers at Humboldt, Iowa, and Warrensburg, Missouri.

Mr. Jaqua was a man of progressive ideas, always interested in the welfare of his state and county. Among legislative matters, during the later years of his life, he was much interested in, and advocated the use of Torren's Land Title System.

Therefore, Be It Resolved, That the House of Representatives take this occasion to present this tribute to the memory of a faithful public servant, and to express appreciation of his character and public service, and at the same time extend to relatives most sincere sympathy.

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 copies thereof to the relatives.

\author{
F. W. Ingersoll, \\ J. C. Sterling, \\ L. H. Mayne,
}

Committee.
Adopted March 23, 1921.

\section*{hon. CHARLES F. LINNAN}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life, character and public service of the Hon. Charles F. Linnan of Pocahontas county, member of the House of Representatives in the Thirty-fourth General Assembly, beg leave to submit the following memorial:

Charles F. Linnan was born at Churchville, Warren county, Iowa, May 17, 1867, and died at his home in Fonda, Iowa, May 31, 1919.

His education was obtained in the schools of Warren county and at Simpson College, Indianola, Iowa, also a business course at the Capital City Commercial College at Des Moines, Iowa.

After fitting himself for life's activities he engaged in the mercantile business at Fonda, Iowa, also engaged in real estate and in large drainage contracts in various counties of Northwestern Iowa, and was at the time of his death owner of a large amount of town property in Fonda, Iowa, also of thirteen hundred sixty acres of valuable Iowa land.

In a charitable way Mr. Linman was surpassed by very few, if any. The poor were never lacking in food or clothing if known to him. Many unfortunates of the liquor habit were helped by him to a cure in some institute for their betterment.

Whereas, in view of the loss the state has suffered by the decease of the Honorable Charles F. Linnan of Fonda, Iowa, and the still heavier loss sustained by those who were nearest and dearest to him,

Therefore, Be It Resolved, That in the death of the Hon. Charles
F. Linnan the state laments the passing of a valuable and honored citizen who was ever ready to proffer the hand of aid, to give voice in the counsels of his fellows, and to offer sympathy to the needy. That in the long and active residence in Pocahontas county, being identified with its educational, commercial and political activities, he enjoyed a large acquaintanceship through county and state which he deeply appreciated and profoundly respected.

Resolved, That it is but a just tribute to the memory of the departed to say that in regretting his removal we mourn for one who was worthy of our respect and regard.

Resolved. That we sincerely condone with the family of the deceased on the dispensation with which it has pleased Divine Providence to aitlict them, and commend them for consolation to Him who orders all things for the best and Whose chastisements are meant in mercy.

Resolved, That this testimonial of sympathy and respect of the state and of the sorrow of the home city, be forwarded to the family of our departed friend by the chief clerk of the House of Representatives.
C. L. Gunderson,
T. E. Mofn,
G. A. Justice,

Committce.
Adopted March 23, 1921.

\section*{HON. JOHN SHAMBA UGH}

Mr. Speaken-Your committee appointed to prepare resolutions and befitting memorial on the life, character and public services of the Honorable John Shambaugh, a member of the 27 th and 28 th General Assemblies, beg leave to report as follows:

John Shambaugh was born in New Rumley, Ohio, October 13, 1848. He attended the public schools of that place, where he grew to manhood. His occupation was farming and stock raising, and it was there that he formed habits of industry and frugality which contributed to his eminent success and achievement, and gave him the reputation of being one of the foremost and most progressive farmers of Iowa. He emigrated to Iowa in 1873 , where he came into possession of a quarter section of the best land in Madison county. He was married to Miss Ellen Evans in 1879.

There was added to his small farm acre upon acre until his possessions extended to Dallas county. Long before his death, he had one of the largest and best equipped farms in Madison county. An imposing and spacious mansion was erected and comfortable sheds and barns were built. It was a model home in every respect, where entertainment was furnished and lavish hospitality dispensed to his friends, and especially to such as were engaged in the same occupation as himself.

In conjunction with his brother and other enterprising neighbors, he erected a beautiful church building and laid out a cemetery at the corner of his home farm. This was a United Brethern church, of which he was a life long member and official. He was first and always interested in this church of his choice, which was frequently called Mr. Shambaugh's chapel. He gave liberally of his time and money in helping to sustain Leander Clark College at Toledo, Iowa, which was the state school of the United Brethern church, and he was a trustee of that institution for thirty years.

He assisted in organizing the Booneville Savings Bank, and was a director of the same until the time of his death. He was a life long member of the Republican party, and stood high in the councils of the organization, both county and state. He was a member of the Grant Club of the capital city, and rarely was absent from its meetings. He found time for travel and visited all parts of the United States, and journeyed throughout Europe.

He left but one son and heir, Jacob Shambaugh, who, with his mother, are still operating the farm.

Resolved, That this memorial be spread upon the pages of the House journal, and an engrossed copy be sent to the family of the deceased.

\author{
W. H. Vance, \\ James Peters, \\ Jno. A. Storey,
}

Committee.
Adopted March 23, 1921.

\section*{HON. GEORGE R. STRUBLE}

Mr. Slenker--Your committee appointed to prepare resolutions commemorating the life and work of the Honorable George R. Struble, late of Tama county, Iowa, beg leave to report the following memorial:

Judge Struble departed this life at his home in Toledo, Iowa, December 15 th, 1918. He was born July 25,1836 , in Sussex county, New Jersey. His parents, Isaac and Emma (Cox) Struble, removed to Fredericksburg, Virginia, when he was quite young. They afterwards removed to Chesterville, Ohio, in 1847 . In 1856 , Mr. Struble came to Iowa, locating first at Iowa City and remaining there until the following spring. He then located in Toledo, Iowa, where on April 19th, 1860, he was married to Miss Sophia J. Nelson.

He was admitted to the bar in 1860 . His first law partnership was with Albert Stoddard which lasted four years and was succeeded by the firm of Allen \& Strubble.

He also was later in partnership with C. B. Bradshaw, C. M. Good-
rich and L. G. Kinne, and in 1881, the firm of Struble \& Stiger was formed, which continued as long as he remained in active practice.

From 1870 to 1872 , he served acceptably on the circuit bench and in 1879 was elected to the General Assembly where he served two terms, the last term as speaker of the House of Representatives.

He was affiliated with the First Congregational church of Toledo for many years and was zealous in his church life and in the support of all those things which are for the uplift of the community.

The life and work of Judge Struble remain as an inspiration to those who knew him. He gained his position and influence in life by arduous, painstaking labor and appreciated to the utmost the opportunities that life had afforded him. His energy, his intellectual powers, his untiring efforts for those he served, all characterize him as a man and citizen of whom it may well be said, "Well done, thou good and faithful servant."

Judge Struble was a director of the Toledo Savings Bank; in politics, a republican. Socially, he was pleasant, affable and courteous; however, always considering business paramount to social ties.

As a lawyer, he was quick to see a point and possessed a ready flow of language to push it; a forcible speaker well educated in his profession and withal, a most successful lawyer. He was a man in whom not only his county but his state took pride.

Six children survive him as follows: Agnes N., Mary T., Gertrude N., Jessie F., Geo. Herbert, who was a member of the law firm at the time of his father's death, and Grace T.

The funeral was held in Toledo and burial in Woodlawn cemetery.
Whereas, The Honorable George R. Struble, has been called from this life, therefore,

Be It Resolved, That the House of Representatives has heard with deep sorrow and regret of his death and that it recognizes the high character of his service to his state and in his death the state has lost a worthy and noble citizen, and

Be It Resolved, Further, that these resolutions be spread upon the journal, that engrossed copies of the same be sent to members of his family.

> F. W. Ingersoil,
> J. M. Ramsey,
> F. C. Sampson,

Committee.
Adopted March 23, 1921.

\section*{HON. LAURITZ ENGER}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life, character and public service of the Hon. Lauritz M. Enger, beg leave to submit the following report:

Lauritz M. Enger was born in Norway, November 3, 1856 and departed this life at his home, Decorah, Iowa, August 2, 1920.

His father, Magnus Enger, was a farmer in Norway, where he and his wife are both buried.

Lauritz M. Enger attended public school in his native country until he was fifteen years of age, but during the last two years of this period was obliged to gain his own livelihood. At the age of fifteen he borrowed enough money to pay his passage to the United States and afterward worked at farm labor in order to pay his debt. When this was discharged, he continued at his former occupation, working as a farm hand during the summer months and attending district school in the winters. He later became a student at Breckenridge Institution in Decorah and upon leaving that institution secured a position as a clerk in a general store in this city, retaining it for six years thereafter. At the end of that time he rented a farm but after operating it for two years returned to Decorah where he purchased a shoe store, turning his attention to mercantile pursuits. For nine years he continued to conduct this enterprise and during a portion of this time was employed also in the Decorah postoffice as mailing clerk. He then accepted a position in the office of the Decorah Posten, beginning in the mailing department and rising until he had full charge of same and later assisted in the editorial and business departments. He also did a great deal of illustrating and he remained connected with the paper for sixteen years, during which time he also established himself in the insurance business. In this line of work he was active and in control of a large and representative patronage and numbered among the substantial business men of the city.

Mr. Enger was elected to the House of Representatives in 1910, was re-elected in 1912. He completed his legislative activities by serving with distinction in the Senate of the 36 th and 37 th General Assemblies.

On the 10th of February, \(1880, \mathrm{Mr}\). Enger was united in marriage to Miss Bertha Myran, a daughter of Ashley and Astri (Nelson) Myran, natives of Norway. Mr. and Mrs. Enger were the parents of three children: Melvin, aged thirty-two, who is a professor in the university of Illinois; Norval, aged thirty, county engineer of Grant county, Washington; and Arthur, assistant engineer at the experiment station of the State University at Tuscon, Arizona. He is an expert on road construction and travels all over the state in this caparity.

Mr. Enger was a devout member of the Lutheran church and gave his political allegiance to the repubilcan party. He was a member of
the Norske Salskab Club and the Symra Club and was well known in social circles at Decorah. He was a man of varied interests but all along lines of progress and improvement. While in business affairs he achieved a gratifying measure of prosperity, he at the same time wrought along lines of the greatest good to the greatest number, his activities in political and business fields providing of benefits to community at large.

Therefore Be It Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public service and at this time extend to his surviving children its sincere sympathy in their sorrow, and

Be It Further Resolved, That a copy of the resolutions be spread upon the journal of the House and that the Chief Clerk be instructed to send an engrossed copy to the children of the deceased.

> O. Gilbertson, Wm. Becker, J. H. Anderson,

Committee.
Adopted March 23, 1921.

HON. F. F. ROE
Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life, character and public service of F. F. Roe beg leave to submit the following report:

Whereas, The Honorable Fergusen F. Roe, who was heretofore a member of the House of Representatives from Monona county during the twenty-second (22d) and twenty third (23d) General Assemblies, departed this life at his home near Castana, Iowa, January 5, 1920, and

Whereas, His record as a man, a legislator, a public official and a citizen, has been of the highest character, and

Whercas, It is fitting that we should recognize in some fitting manner, the passing of this distinguished citizen, therefore be it

Resolved, By the House of Representatives of the state of Iowa, that. in the death of Ferguson F. Roe, the state of Iowa has suffered a loss.
"Ferguson F. Roe was born in Darke county, Ohio, November 18, 1832. He was the fourth of a family of eight children.

In his youth Mr. Roe attended the district school in Jackson township, Darke county, Ohio, and at the age of eighteen years commenced serving an apprenticeship at the blacksmith trade. at which he served for about two years. The succeeding years he was engaged in studying in the school again, but later removed to Union City, Rudolph county, Indiana, on the line and started a forge of his own, and there remained until September 1855 when selling his tools and packing up
he came to Iowa. He had been successful in speculating in town lots in that city and had when he came here about \(\$ 700.00\) besides his wagon and span of horses. He arrived in Monona county in October of the same year and settled upon the east half of section eighteen. In December 1850 he went to Story county and through that winter was engaged in teaching school, returning to his farm in the spring or the summer of 1857 drew to a close he returned to Story county and was there married October 1st, 1857, to Eliza A. Miller, a native of Hancock county, who passed away some years ago. The following year he taught school in the same locality and in the summer of 1858 was engaged in carrying on a farm of his mother-in-law's in that county. In the spring of the succeeding year he settled on his farm here which he has made his residence ever since. He was identified with the organization of townships and taught the first school within its limits in 1861 and 1862. Probably within the county there is no better known or more highly valued citizen than was Mr. Roe, and an appreciation of the people was shown several times by placing him in prominent positions of honor and trust, and in 1869 he took his place on the Board of Supervisors of the county and had that position for about two years. In the fall of 1887 he was elected representative to the General Assembly of Iowa, where he served two terms. He was the father of seven children. He owned large land interests in the Maple Valley and late years was a well known figure at the Old Settler's Picnics in both Monona and Woodbury counties.

Be It Resolved, That the life of Ferguson F. Roe, as a citizen as a legislator, and in every other walk of life, has been such as to commend his example as an inspiration to those who follow after. His unswerving fidelity to duty, his faithfulness in every public and private trust, and his character as a citizen should inspire all with whom he came in contact to a higher ideal of life and living, and be it further

Resolved, That these resolutions be spread upon the records of this House of Representatives and engrossed copy thereof be sent to his family.

> Henry Edgington, J. C. Lockin, Frank C. Lake, Committee.
Adopted March 23, 1921.

\section*{HON. SIMON MILLER}

Mr. Speaker-Your committee appointed to draft resolutions commemorating the life, character and public service of the Honorable Simon Miller of Dubuque county, Iowa, beg leave to report the following:

Simon Miller was born at Dickeyville, Grant county, Wis., on February 5, 1861, where his early life was spent on a farm. In 1886 he re-
moved to Dubuque, Iowa, at which place he died on April 22, 1920. He was united in marriage with Miss Mary Folan, January 9, 1887, who, with the following children survives him, John, Irvin, Othmer, Alice and Helen.

He received his education in the Grant county schools of Wisconsin and on removing to Dubuque became identified with the teamster's union as their financial officer and business agent and through his untiring efforts became a power in local, state and national policies of organized labor where be became noted for his conservatism and true ethics of progress.

His fraternal and social worth was recognized by honors extended by the ancient order of United Workmen of Iowa, being a member of the executive board and auditing committee of the Grand Lodge of Iowa. He was a devout Catholic and regular attendant of the Holy Trinity church of Dubuque.

A democrat in politics, serving as representative from Dubuque county in the regular and extra sessions of the Thirty-second General Assemblies, also the Thirty-third, Thirty-fourth and Thirty-eighth General Assemblies.

Therefore, Be It Resolved, That the House of Representatives takes this occasion to present this tribute to the memory of a faithful public servant, and to express appreciation of his character and public service and at the same time to extend to his bereaved family its sincere sympathy in their sorrow, and,

Be lt Further Resolved, That a copy of these resolutions be spread upon the journal of the House and the chief clerk be instructed to forward an engrossed copy of same to the family of the deceased.
T. J. O'Donnell,
C. J. LeValley,
L. W. Powers,

Committee.
Adopted March 23, 1921.

\section*{HON. MAHLON HEAD}

Mr. Speaker-Your committee appointed to draft a resolution concerning the life and public service of Honorable Mahlon Head of Greene county, Iowa, a member of the House of Representatives in the Twentyeighth, Twenty-ninth, Thirtieth and Thirty-first General Assemblies, beg to report as follows:

A great and good man passed from labor to reward when Mahlon Head, former member of this House, breathed his last on the 17 th day of January, 1920. A pioneer lawmaker, a successful man of affairs, a keen observer of events, he retained throughout his eventful life a simple and kindly spirit which endeared him to all, and which caused the tears of
the poor and lowly to mingle with those of the prominent and influential at his grave.

Mahlon Head was born in Highland county, Ohio, July 12, 1835, the son of William M. and Margaret Fernau Head. When twenty years of age he came with his parents and six brothers and sisters to Poweshiek county, Iowa. Here he farmed for one year, and then became a clerk in the office of the county treasurer of Poweshiek county, where he worked until the civil war broke out. In June, 1861, he enlisted in Company F, Tenth Iowa Infantry, and served with gallantry for five years, participating in some of the notable engagements of the war. Among them were the battles of New Madrid, Island No. 10, Iuka, Corinth, Vicksburg and Missionary Ridge. He was wounded in the battle last named. He also marched with Sherman to the sea, and was commissioned as lieutenant and later as staff officer with General John E. Smith. His military record was one of exceptional distinction and honor.

Coming home from the war in 1865 , Mr. Head engaged in the banking business at Montezuma, Iowa, as a member of the firm of Mickel and Head. In 1866 he came to Jefferson, Iowa, where he made his home for more than fifty-four years to the day of his death, being engaged in the banking business nearly all that time, first under the firm name of Head Brothers with his brother, Albert Head, who was also a former member and speaker of this House. Later, the banking house was changed to the Greene County State Bank, and still later, to the First National Bank of Jefferson. In 1865, Mr. Head was married to Mary L. Mullikin, of Poweshiek county, and to them, thirteen children were born, eight of whom, with the wife and mother, survive him. They are Mrs. F. M. Dean, Jefferson; Mrs. Z. K. Funk, Fort Dodge; Mrs. T. R. Watts, Grand Junction; Mrs. Merle Oblinger, Grand Juncticn; Mrs. W. G. Howard, Jefferson; Mahlon, Jr., Denver, Colo.; Mrs. John Stevenson, Mountain Lake Park, Maryland; Charles D., Grand Junction.

Mr. Head was a charter member of the Methodist church of Jefferson, and a loyal and generous supporter of that organization in all its activities. In politics he was a republican, becoming identified with that party on its organization in 1856, and being honored by it with many positions of trust and responsibility. He was a member of George H. Thomas Post, Grand Army of the Republic, and none mourn him more deeply and sincerely than the comrades of this organization with whom he was so long and so closely associated. Mr. Head was also a member of the Masonic Orders; and now

Whereas, In the death of Mahlon Head the state of Iowa has lost a citizen of distinguished worth who took prominent part in the forming and sustaining of the commonwealth in the pioneer days;

Therefore, Be It Resolved, That the House of Representatives take this occasion to express its high appreciation of his lofty character and faithful public service, and adopts this memorial in the name of the people of Iowa as a tribute to his name and memory; and

Be It lurther 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. K. Westervelt, Cifas. Gimmore, John Brady,

> Committee.

Adopted March 23, 1921.

\section*{HON, GEORGE LOVELL، GILBERT}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life, character and public service of George L. Gilbert, beg leave to submit the following report:

Whereas, The Honorable George L. Gilbert, who was heretofore a member of the House of Representatives from Clayton county, Iowa, during the Twenty-third and Twenty-fourth General Assemblies, departed this life on May 13, 1919; and,

Whereas, His record as a man, a legislator, a public official and a citizen, has been of the highest character; and,

Whereas, It is fitting that we should recognize in some fitting manner, the passing of this distinguished citizen;

Thercfore, Be It Resolved By the House of Representatives of the State of Iowa, that in the death of George L. Gilbert, the State of Iowa has suffered a distinct loss.

George Lovell Gilbert was born Jan. 19, 1856, at Clinton, Wisconsin, where he resided for four years, and moved with his parents to Clayton Center. There he lived until ten years of age and then removed to Monona, where he resided until his death.

On Thanksgiving day, November 25, 1880, at Monona, he married Mary Letitia Killen. A daughter, Mrs. T. A. King of West Union, and son Donald, with his mother, now residents of Mason City, survive him. A brother Frank of Chicago, and a sister, Mrs. Amelia Veach of Verdon, Nebraska, are the only surviving members of his father's family.

He was a shrewd and capable business man, and for a number of years owned and operated the drug store at Monona, in which he was eminently successful. In the early nineties he was elected to the legislature from Clayton County for two terms, and was one of the most active and prominent members in the lower house in those memorable sessions. He affiliated then with the democratic party, but left the party with the sound money democrats in 1896 , and was prominent in politics in his section of the state for many years. He was so re-
sourceful in campaigns and so original in his expression, and so enthusiastic in his support of friends and favorite measures, that he was a constant source of enjoyment to his friends, and, as an opponent, was always respected by the opposition. Besides his public service in the legislature, he was for a number of years also deputy internal revenue collector for the Northern Lowa district, and enjoyed a wide acquaintance and a wide circle of friends.

He was generous, big-hearted, and optimistic always, a hater ot shams, a lover of integrity and right, and a very lovable comrade. At the age of sixty-two he had lived out his allotted three score years, but the years were crowded with more than the usual activity of men and his life work was finished.

He was a member of Clayton Lodge No. 70, A. F. \& A. M., Monona, McGregor Commandry, El Kahir Temple of the Shrine, at Cedar Rapids, and De Molay Consistory, Clinton, Iowa.

Be It Resolved, That the life of George L. Giltert as a citizen, as a legislator, and in every other walk of life, has been such as to commend his example as an inspiration to those who follow after. His unswerving fidelity to duty, his faithfulness in every public and private trust, and his character as a citizen should inspire all with whom he came in contact to a higher ideal of life and living, and be it further

Resolved, That these resolutions be spread upon the records of this House of Representatives, and that an engrossed copy thereof be sent to the widow of the deceased.

Wm. Becker,
J. H. McGhee,
I. E. Beeman,

Committee
Adopted March 23, 1921.

\section*{HON. MALCOM FORMAN McNIE}

Mr. Speaker-Your committee appointed to memorialize the life and public service of Malcom Forman McNie, an honored member of this House in the Twenty-ninth, Thirtieth, and Thirty-first General Assemblies from Benton County, and who died at his home in Long Beach, California, on the 16 th day of December, 1920 , beg leave to submit the following report:

Malcom Forman McNie was born in New York City on September 27, 1848. His parents came from Alloa, Scotland, and settled in New York City in the early forties, the father engaging in the newspaper business and being connected with the New York Herald and the Tribune in the early days of their activities.

Mr. McNie was educated in the public schools of New York City and later his parents moved to Iowa and he had the advantage of a course at the Western College of this state. After leaving college he taught school for several years, but later gave his entire time to farming and fine stock raising. For over thirty-five years he was a successful farmer near Vinton, Iowa, and in 1891, he with others organized the State Bank of Vinton, in which he acted as Director for thirteen years. He was also a director in the Eden Fire Insurance Company of Vinton and of the Benton County Telephone Company. He took an active part in all matters of general public interest including those of a religious nature and did his full share of work in connection with these matters.

Mr. McNie was elected a member of the Twenty-ninth General Assembly from Benton County and as a recognition for the satisfactory services therein performed he returned to the Thirtieth and Thirty-first General Assemblies.

In 1904 Mr . McNie removed to Long Beach, California, where he was closely identified with the business, social and philanthropic interests of the city. He was, until a short time before his death a director and treasurer of the Marine and Commercial Savings Bank of Long Beach and a stockholder in the Exchange National Bank.

In March, 1915, he was appointed by the Los Angeles Board of County Supervisors, a member of the Public Welfare Commission and probation commissioner of Los Angeles county. He was president of the local Belgian Relief Committee. He was the organizer and first president of the Iowa Society of Long Beach, it being the largest of any local state organization and representing 5,000 Hawkeyes, now residents of Long Beach. In 1910 he was elected a member of the city council and served two years on the board.

Mr. McNie is survived by his widow, Mrs. Agnes McNie, who resides at Long Beach, California, and three sons who are: Robert, of Waterloo, Iowa; Arthur, a farmer near Vinton; and Morris, residing at Hampton, Iowa, and agent for the County Farm Bureau of Franklin county.

Whereas, The life and character of the deceased calls for such as to place his memory among those highly respected and esteemed in the State of Iowa; therefore be it

Resolved, That the House of Representatives of the state of Iowa, take this occasion to express its appreciation of the splendid character and public services of the deceased. And at this time extend to the surviving relatives and members of his family their sincere sympathy in their sorrow.

Be It Further Resolved, That a copy of these resolutions be spread in
the journal of the House and that the Chief Clerk be asked to send a copy of this resolution to the surviving members of the family.

\author{
J. W. Hanna, \\ H. B. Morgan, \\ E. P. Harrison,
}

Committee.
Adopted March 23, 1921.

\section*{HON. WILLARD CHAUNCEY EARLE}

Mr. Speaker-Your committee appointed to prepare resolutions commemorative of the life, character and public service of the Hon. Willard C. Earle, late of Allamakee county, beg leave to report the following memorial:

Hon. Willard Chauncey Earle was born in Honesdale, Pa., Oct. 7, 1833.
His family is of old English origin and the line can be traced back directly to a Saxon ancestor who lived in Great Britain before the Norman conquest. It is also of old American establishment, its first representative in this country having settled in Newport, R. I., as early as 1634.

In the requirement of an education, Mr. Earle attended public school in Pennsylvania and Massachusetts, and later, under a private tutor, prepared to enter Brown university. Because of his health he was obliged to abandon this intention and joined his elder brother, going west to Tiffin, Ohio, where both engaged in railroad work.

In 1854 he came from Ohio to Iowa, locating in Waukon in June of that year, where for more than 65 years he maintained his residence.

Had he no other claim to the respect of his fellow citizens, his long and loyal service in the Civil War would constitute a valid and a lasting one. Among the first to respond to President Lincoln's call for volunteers for service in the Civil War, he joined Company B, 12th Iowa Volunteer Infantry, being elected captain.

He participated in numerous important engagements, among which were the battles of Fort Henry, Fort Donelson, Shiloh, Jackson, Black River Bridge, Champions Hill and Vicksburg. After the latter engagement, Captain Earle was ordered to raise a regiment of colored troops. He carried this work to successful completion, and, much to his surprise, received the commission of colonel of the regiment, which was entirely unsolicited on his part. The regiment participated in the battle of Natchez and in the campaigns along the Mississippi River, and remained in active service till the close of the war. He was onde of the few soldiers of the Civil War who 'never applied for, and would never accept, a pension.

With a creditable military record of brave, able and loyal service, Col. Earle received his honorable discharge and returned to Waukon, whence
he went to Chicago to enter Rush Medical College, where he took a course of lectures in 1865-1866.

He attended Jefferson Medical College in Philadelphia, where he completed his studies, graduating with the class of 1867 . He then returned to Waukon, entered into partnership with Dr. I. H. Hedge and began the practice of his profession. Later, the parties established a drug store. In 1870 Dr. Earle purchased his partner's interest and added to his stock a fine line of general merchandise. In partnership with his brother he also was engaged in the buying and shipping of stock and grain. Upon the death of his brother in 1885, Dr. Earle took over that business and continued it actively for many years. He gave largely of his time and means in successfully promoting the Waukon \& Mississippi Railroad. He built substantial business blocks, had valuable Allamakee county farming land, and was president of the Citizens State bank of Waukon.

After the close of the Civil War, Dr. Earle identified himself with the republican party. In 1884, however, he joined the democratic party and was elected to the lower House of the 19th General Assembly, and as the democratic nominee in 1906, he was again elected to the lower House and served as the representative of Allamakee county in the 32 nd and 32nd Special General Assemblies in a constructive and progressive way.

During his 65 years of residence in Allamakee county, his activities influenced in an important way practically every phase of county and municipal advancement, and his great success was a reward of an upright life, high in its purposes and constructive in its effect.

On January 1, 1860, Mr. Earle was united in marriage with Miss Ellen A. Hedge of Waukon, to which union three children were born, two of which, Mrs. Minnie C. Hemenway and Carleton H. Earle, with Mrs. Earle, survive him.

Dr. Earle died at St. Petersburg, Fla., February 10, 1920, and interment was at Waukon, Iowa, April 16, 1920.

Now Therefore, Be It Resolved, By the House of Representatives of the Thirty-ninth General Assembly, that in the death of Dr. W. C. Earle the state and community where he lived have suffered the loss of an influential, upright and valiant citizen; 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 engrossed copy thereof to the widow of the deceased.
'I. E. Beeman,
Wm. Becker,
J. R. Blake,

\section*{Committee.}

Adopted March 23, 1921.

\section*{HON. GEORGE M. CURTIS}

Mr. Speaker-Your committee, appointed to prepare an appreciation of the life, character and public service of a former member of this body--Honorable George M. Curtis, whose death occurred at his home in Clinton, Clinton county, Lowa, February 9, 1921, beg leave to report the following:

\section*{IN MEMORIAM}

George M. Curtis was born in Chenange county, New York, in April, 1841. He came, with his parents to Ogle county, Illinois, a few years later, where, as a boy and young man, he worked on the farm, clerked in a store, and taught school, In 1867 he came to Iowa, purchasing an interest in a small sash, door and blind factory just being started, in the then, village of Clinton, by a brother, who had preceded him only a short time. He became the directing head of the business, and, with good team work, from this humble beginning, there developed one of the largest and most successful manufacturing enterprises, in its line in the world, and he lived to see "The Curtis Companies Incorporated," with mills, factories, distributing ware houses and offices in ten states, widely separated, known to every one, where the march of civilization demands dependable products for constructing homes and public buildings, but notwithstanding the vast amount of work necessary in so large a business, he was interested in other enterprises, the success of which was largely due to his advice and sagacity. Business, however, did not engross all of his time and attention. He was a good citizen in all that appellation applies; his work for the betterment of his home city, the improvement of its public schools, and the intelligent dispensation of charity, was untiring and effective. In politics he was an active and aggressive Republican, and, entering the arena, as a candidate for state representative in 1886 , when his county was considered hopelessly Democratic, he was triumphantly elected, and, was an influential member of the Twenty-second General Assembly. In this service he formed the close personal friendship with Senator Albert B. Cummins, which lasted, with increasing mutual appreciation, to the hour of his death.

In 1894, without his consent, he was nominated for Congress, which from the insistance of the active party men, all over the District, he finally accepted, and, after a characteristic campaign, was elected, overcoming a supposedly unimpregnable Democratic majority of more than nine thousand. He was re-elected to a second term, serving his district-the Second-with honor and distinction. He declined a third term for business reasons, and later ill health prevented him from becoming the Republican candidate for the nomination for Governor of Iowa, which was urged from all parts of the state. He was a delegate to several national conventions, serving twice after his physical condition was such, that his family had insisted that he curtail his business activities to the minimum.

His home life was perfect, as he was a devoted husband and a fond father, and it was at his own fire side, that his genial nature was at its best. He will be missed by all, but mostly by those who knew and loved him best-his faithful wife and two sons, his worthy successors, in business, to whom, his life will be an inspiration. His passing is a distinct public loss; to his home city, because he was ever alert to its best interests; to the state and nation, because his influence was always exerted to make and keep them what they are-the best state and nation in the world, therefore

Be It Resolved by the House of Representatives of the Thirty-ninth General Assembly of the state of Iowa, that the foregoing "In memoriam" be, and the same hereby is adopted as its appreciation of the life, character and public service of Honorable George M. Curtis, a distinguished former member, that the same be spread upon the records and printed in the House Journal, and a copy, properly engrossed, signed by the speaker and the chief clerk, transmitted to the family of the deceased, at the home in Clinton, Iowa.

Dr. Geo. A. Smith,
W. F. Schirmer,
h. B. Moorhead,

Committee.
Adopted March 23, 1921.

\section*{HON. LUTHER BROWN}

Mr. Speaker-Your committee appointed to prepare resolutions commemorative of the life, character and public services of the Hon. Luther Brown, beg leave to submit the following:

Hon. Luther Brown was born in Mahoning, Ohio, January 10, 1838.
In 1860 he entered Rush Medical College, and later took post-graduate work at the same institution, and a three months' course at 'St. Thomas' Hospital, London.

Dr. Brown established himself in the practice of his profession at Postville, Iowa, in 1866, where he maintained his residence until 1890, removing from there to Rockford, where he resided until his death.

He was a veteran of the Civil War, enlisting in the 20 th. Wisconsin Infantry, and was later hospital steward in the army.

Politically, he was a democrat, and served as the representative of Allamakee county in the lower House during the 16th General Assembly.

He was also a railroad surgeon, and examiner for many of the leading old-line insurance companies, with some of which he was connected for a period of forty years; and also acted as United States pension examiner for a number of years.

He was a member of the A. M. A. Medical Society of the Mississippi Valley, North Iowa Medical Society, Austin Flint Cedar Valley Medical Association, and a member of the Masonic Order and G. A. R.

Dr. Brown was married, and is survived by his wife, Ella Brown, Pensacola, Fla., and one daughter, Mrs. J. O. Thrush of River Falls, Wis.

His death occurred at Pensacola, Fla., January 19, 1921.
Whereas, In his death the county and state have lost a worthy and honorable citizen;

Therefore, Be It Resolved, That we hereby extend to the relatives and friends our tribute of respect; and

Be It Further Resolved, That these resolutions of respect be printed in the journal of the House and the chief clerk be directed to forward an engrossed copy to the widow of the deceased.

> I. E. Beeman,
> J. S. Garber, Chas. Ghlmore,
> J. H. McGhee,

Committee.
Adopted March 23, 1921.

\section*{HON. DAVID ORLAND STONE}

At the Savery Hotel in the city of Des Moines, at 4:30 o'clock, on Friday, February 18 th, David Orland Stone, a member of the Thirtyninth General Assembly from Sioux County, passed away after an illness of but eight days. H' was born at Belpre, Ohio, February 25, 1864, and with one more week of life would have reached his fiftyseventh birthday. He was brought by his parents to Cherokee in 1867. The following year the family came to Sioux county, locating at Calliope on August 12, 1868. On December 25, 1884, he was married to Generzia Dunham, whose death occurred August 28, 1918. One son, Merle R. Stone, and one daughter, Mrs. J. A. Armstrong, survive; and there is one brother, Fred P. Stone of Sioux Falls.

A review of the life of Mr. Stone would be to recount the growth and progress of Sioux County, so closely was his life interwoven with the life of the community. Coming to the county when there were but three families residing therein, he saw, and was a part of all the steps that have transformed the wild, rolling prairie into a highly developed agricultural life.

For years after the arrival of the family in Sioux County, they lived in a log house on the bank of the Sioux River. Here they passed through the vicissitudes of pioneer days. Young Stone attended the common schools in Calliope and in Orange City, and at the latter place learned the printer's trade at the early age of fourteen, in the office of the Sioux County Herald.

Later he worked for short periods in newspaper offices at Rock

Valley and Hull. In December, 1880, his father purchased the Sioux County Independent and moved the plant from Alton to Calliope. The father died within a month and the youth of seventeen found himself installed as editor of a newspaper. The two brothers were associated in this enterprise, but decedent soon acquired his brother's interest. Later the printing plant was moved to Hawarden, in January, 1887, where Mr. Stone remained until the time of his death.

Thus for a period of more than forty years he was actively identified with the business interests of his home and community. His work as editor was upon a fine, high-minded plane, and his work and life were not only filled with usefulness but such as to endear him to the people of his county. He served as postmaster at Hawarden from 1895 to 1899, was a member of the school board for several years, and in 1914 was elected to the House in the Thirty-sixth General Assembly and re-elected to the Thirty-seventh, Thirty-eighth and Thirty-ninth General Assemblies.

Mr. Stone, by hard work, careful, efficient service, and unflagging integrity, fashioned for himself a place of strong influence in the General Assembly. He was quiet, unpretentious, gentle, kind and thorough, and at the time of his death was chairman of the appropriations committee of the Thirty-ninth General Assembly. He had won this place through sheer merit and recognized capacity.

At the beginning of 1920 his son was taken into full partnership in the newspaper business, and just as Mr., Stone was looking forward to transferring to the shoulders of his son the responsibilities that he had been carrying for many years, his summons came.

David Orland Stone was of that fine, sincere type to whom none would think of bringing a single suggestion that was at variance with the best purposes in life. Those who have known him in the legislative service, as well as the great body of people of Sioux county whom he knew so well, will always hold him in tender memory. He was the type that justifies humanity at its best, and the purity, zeal and efficiency of his career are a lesson to all of us.

Be It Resolved, By the House of Representatives of the Thirty-ninth General Assembly, That in the passing of David Orland Stone we are conscious of a vital loss to the state, and of a deep personal loss as well; that we commend his career in the four General Assemblies in which he served as exhibiting the finest qualities of American citizenship; that we shall hold his quiet, kindly and genial personality in the tenderest remembrance, and would express to those who survive him the very high appreciation in which he was held by the members of this House.

Be It Further Resolved, That a duly enrolled copy of this resolution be forwarded to the family of deceased.
G. L. Venard,
J. B. Weaver,
J. H. Anderson,

Committee.
Adopted April 4, 1921.

\section*{HON. A. C. RECK}

Mr. Speaker-Your committee appointed to prepare a memorial to properly commemorate the life and service to the state of the Honorable A. C. Reck, a member of the Eighteenth General Assembly, beg leave to submit the following report:
A. C. Reck was born in Stark Count., Ohio, April 3rd, 1834, and died at the home of his daughter in Spokane, Wash., March 31st, 1921, hence at the time of his death lacked but three days of his eighty-seventh birthday.

The story of his life is the story of a young man going west and growing up with the country and that country Decatur and Wayne counties, Iowa.

After the admission of Iowa as a state into the Union, emigration began to flow from Ohip and other eastern states and to settle in the new sountry west of the Des Moines river. They traveled overland either by team or down the Ohio river by boat to Keokuk and then on by team. Among them came the subject of this sketch. At twenty years of age he left his native state, and came to Iowa, settling at Garden Grove in Decatur county. The next year, 1855, he married the daughter of the proprietor of the first hotel conducted in that place, Miss Ann Maria Dawes.

At that dime Wayne and Decatur counties had no towns, not even platted villages. Soon after his marriage he moved to a farm near Sandy Point, Decatur county, about eight miles northwest of Lineville in Wayne county, and for about ten or twelve years ran a grist mill and saw mill and manufactured coffins out of walnut lumber.

In those days a mill was a business center. Reck's Mill was a name as familiar to those who patronized it as the name of our towns and cities are to us. In truth, the acquaintances made were far more intimate than anything we know nowadays. Many people traveled so far to mill that they had to sojourn all night with the miller and return home the next day and Mr. Reck's hospitality was unlimited.

Soon after the close of the Civil War, Mr. Reck moved to a farm in Wayne county about eight miles west of where Allerton now is. In 1870 came the first railroad to Wayne county, and Judge Aller of Leavenworth,

Kansas, one of the owners of said railroad located the town of Allerton on 160 acres of land owned by him in said county. About 1871, P. M. Phillips who had been running a dry goods store in Corydon moved it to Allerton and took Mr. A. C. Reck in as a partner. The business was conducted under the firm name of Phillips \& Reck.

This firm was dissolved after about ten years and Mr. Reck formed a partnership with his son-in-law, J. B. Rankin and engaged in the drug kusiness in Allerton under the firm name of Reck \& Rankin.

At one time in his life he had accumulated a considerable fortune, but twice in his mercantile experience, he suffered a heavy loss by being burned out and with a proportionately small amount of insurance. He served as Mayor of Allerton and for a number of years as Justice of the Peace, and for a while was owner and editor of the Allerton News.

Mr. Reck had practically no public school education but he was a great reader and became self educated. He taught a country school while living in Decatur county.

His home life was the most pleasant, and for more than sixty-five years he journeyed through life with the wife of his youth and was ever a faithful husband.

He was elected on the Republic ticket, Representative to the Eighteenth General Assembly and served in that body with marked efficiency. He was chairman of the committee on enrolled bills and a member of other committees.

Coming to Iowa in her infancy he ever after remained one of her loyal citizens. It was "Beautiful Iowa" when he came and it is "Beautiful Iowa" now. But what a change from the wild state he served as a pioneer to the various activities of her teaming millions within her borders now. He was a pioneer and he was more, he has served Iowa through all these years.

He is survived by his wife, three sons and four daughters.
In recognition of the value of his life and service to the state of Iowa, and in expression of our appreciation of his character and example,

Be It Resolved, by the House of Representatives of the Thirty-ninth General Assembly, that we express our high esteem of his life and character and that we extend to his bereaved widow and children, our sincere sympathy.

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 his widow.
C. W. Elson,
R. O. Miller,
R. L. Rumley,

\section*{HON. FRANCIS GRAY CLARK}

Francis Gray Clark was born in Roxbury, Vermont, April 17, 1838. He removed to Bridgewater, Vermont, with his parents in 1843, and was educated in the common schools. He later attended an academy in South Woodstock, Vermont, till the spring of 1859 , when he entered Barre Academy. He entered Middlebury College in 1860 , and remained there till the summer of 1862 , when he enlisted in Company G, Sixteeth Vermont Volunteer Infantry. He was in the service about a year and was actively engaged with his regiment in the Gettysburg campaign. General Stannard's brigade, to which the Sixteenth Vermont belonged, took a conspicuous part in the third day of the battle of Gettysburg and aided in repulsing Pickett's charge. Mr. Clark, the captain being disabled, was in command of the company at that time.

Returning home, he joined his class after a year's absence and graduated in 1864. In the fall of that year he took charge of Chester (Vt.) Academy, but on January 4, 1865, enlisted for a second time in the Twenty-sixth New York Cavalry, which was stationed on the northern frontier to prevent incursions from Canada. He was mustered out at the close of the war in June, 1865. He at once began reading law in the office of General F. W. Hopkins, then clerk of courts at Rutland, Vermont. In May, 1866, he entered the law office of General Peter T. Washburne of Woodstock, Vermont, and was admitted to Windsor county bar in December, 1866. He decided to remove to the West, and settled in Belle Plaine, Benton county, Iowa, where he practised law successfully for several years. In \(1872-3\) he was a member of the House in the Fourteenth General Assembly, both at the regular and special session.

In November, 1876, he removed to Cedar Rapids where he resided till the time of his death. He was steadily engaged in the practice of the law, the firm being known as "Clark \& Clark." His oldest son, Charles Francis Clark, at this time a member of the Thirty-ninth General Assembly, was the junior member of the firm.

Mr. Clark was married, first, in Rochester, Vermont, September 5, 1865, to Harriet N. Newton, who died September 28, 1892. Mrs. Clark was a woman of especially fine attainments and scholarship, and a successful teacher before her marriage. Mr. Clark was married the second time September 1, 1896, to Mary Virginia Loy, of Cedar Rapids. The widow and five children survive decedent. The children are Maude, Charles Francis, Paul Newton, David Flagg and Robert Lane, one child Charles Newton having died in 1869.

Mr. Clark occupied a position of leadership in the life of the state and in the community in which he lived. He was at one time senior vice department commander of the G. A. R. of Iowa, and commander of the military order of the Loyal Legion. He was charter member of the First Congregational Church, of Cedar Rapids, and has been a member of its board of trustees since its organization in 1879. He was
president of the school board for years. For nearly forty years he was a member of the board of trustees of the Cedar Rapids Y. M. C. A., and vice president of such board. He was at one time member of the city council and was distinguished in the life of his home city for public spirit and wide civic interest.

The career of Mr. Clark was notably marked by those civic activities and fine ideals of service that distinguish the best American manhood. He was the type that makes for the safety of society and for the development of the best in the life of the family and the state.

We cannot better indicate the character of Mr. Francis Gray Clark than to quote from appreciation prepared by his fellow members of the First Congregational Church, of Cedar Rapids. We quote as follows:
"It is hardly a figure of speech to call him the father of the church. One of the first, if not the very first, in its founding and planting, he was the last of the little charter band of twenty-four to have watched its growth, led and joined in its labors, and shared in its accomplishments. In addition to his many other responsibilities, the rare experience was his to have held the office of trustee of the church for nearly forty-two years. To no other individual is the church under such indebtedness on the score of wisdom, prudence, zeal and untiring devotion.
"And now his peaceful passing, beyond the allotted span of fourscore years, has but deepened and sweetened the impression of his fine and sturdy character, and his genial personality. His was a life well lived in three dimensions; it was long and broad and deep. To us remains a serene and grateful memory. To him is fulfilled the promise of a crown of life for those who have been faithful unto death. The sympathy of the church, made up of human hearts, for the sorrowing household, is mingled with pride in the untarnished record of that useful life."

Be It Resolved, by the House of Representatives of the Thirty-ninth General Assembly: That in the passing of Honorable Frank G. Clark this assembly would express its realization of the loss of one of the strong, fine men of the state, a citizen of great public spirit and usefulness and of the highest civic ideals, and the House would tender by this resolution its sympathy for the family that survives.

Be It Further Resolved, that a duly enrolled copy of this resolution be forwarded to the family of deceased.
J. B. Weaver,
E. H. Knickerbocker,

Geo. B. Perkins,
Committee.
Adopted April 4, 1921.

\author{
HON. GEORGE W. BALL
}

Mr. Speaker-Your committee appointed to prepare resolutions commemorating the life, character, and public service of the Honorable George W. Ball, of Jefferson County, beg leave to submit the following report:

George W. Ball, was born in Brooks County, Virginia, March 6th, 1848. His father, Joseph Ball, was also a native of Virginia, and was a descendant from the same family as Mary Ball, the mother of George Washington. His mother, Margaret Langfit Ball, was born in Pennsylvania, and was a cousin of President James K. Polk. Mr. Ball came to Jefferson County, Iowa, with his parents in the year 1854, where he resided until the time of his death, March 14th, 1920. He received his primary education in the district school and later attended the Fairfield University. He was engaged in various different businesses, but farming and stock raising was his principal occupation. He was married October 31, 1872, to Miss Margaret Laughlin, and to them were born five sons and one daughter. Mr. Ball was a member of the House of Representatives in the Twentysecond, Twenty-third and Thirty-sixth; and Senator in the Thirty-seventh and Thirty-eighth General Assemblies. He was a member of the Christian church and of the I. O. O. F. He was loyal to his friends, his community, his state and his nation and offered to each the fullest measure of devotion. In every every good cause he was a faithful worker, and to every movement for the advancement of the community in which he lived he always gave of his time and means.

In the death of George W. Ball, the state has lost a useful citizen, his life and public services, were of high character and he will be remembered as an ideal patriot, citizen, neighbor and friend.

Therefore, Be It Resolved, that in the death of George W. Ball the state has lost one of its most loyal citizens and that the House recognizes the high character of his services to the state and takes this occasion to express its appreciation of his character and public services and to extend to his family its sincere sympathy in their bereavement.

Be It Further Resolved, that a copy of these resolutions be spread upon the Journal of this House and that the Chief Clerk transmit a copy to the family of the deceased.

Wm. L. Long,
J. C. Lockin,
J. H. Anderson,

Committee.
Adopted March 23, 1921.

\author{
REMARKS OF J. C. LOCKIN IN MEMORY OF THE LATE GEO. B. CURTIS, GEO. W. BALL AND F. F. ROE
}

Mr. Chairman and Friends:-I come before you with mingled feelings. I am sad to think the friends of former days have passed from us, but am glad that \(I\) can look back and remember their work in this Hall,
in former years. I am able to speak of the work of the three men whose memorials have just been read, Mr. Geo. B. Curtis, of Clinton county, Mr. George Ball, of Jefferson county, and Mr. F. F. Roe, of Monona county. These three men with myself were members of the 22nd General Assembly, which convened January, 1887. I have always been glad that I was a member of the 22 nd General Assembly, not only because of the notable men who sat in that body, but because of some of the outstanding legislation enacted at that session. Let me remind you of some of the men who composed that body: Sen. A. B. Cummins and James Berryhill, of this city; John R. Hamilton, of Cedar Rapids; James Smith, of Mitchell county; Hobson of Buena Vista; McFarlain, of Emmett; Dayton of Allamakee; Wilson, of Cass and many others. Five men from the House of the 22nd were afterwards elected to congress, one to the U. S. Senate, two became Secretary of State, two Railroad Commissioners and as you know, Mr. Curtis was one of the men who went to congress, Mr. Ball was elected to the State Senate several times. I want to speak about some of the legislation that was enacted in those early days which these men stood for and helped put on the statute books; first, the railroad laws that have stood the test of the courts for all these years and have been looked upon as the beginning of state control of the railroads; the abolishment of the pass system, when you remember that these men were given passes over every railroad in the state, at the beginning of the session. You will realize that it took strength of character to return the passes and enact a law that removed the corrupting influence of accepting such favors from the hands of the railroads. The county uniformity of textbooks and the laws forbidding mine owners paying the miners in script and compelling them to trade out their wages at the company's stores. All of these and many more measures, these men supported and stood against powerful influences which we, of this assembly, know nothing about. Mr. Curtis needs no eulogy from me for the people from his own county and congressional district, in repeatedly honoring him proved that they had confidence in him and that is the best evidence that he was strong and clean in business as well as politics. And I personally know of the respect and confidence in which Mr. Ball and Mr. Roe were held in their own communities; they not only did their best for the state while serving it, but stood for and supported the enterprises at home, that helped to develop high ideals in the people of their own communities.

Because of my intimate acquaintance with and appreciation of these three men, I have asked your indulgence while I add my testimony as a memorial to their life and service.
J. C. Lockin.

\section*{REMARKS OF JAMES B. WEAVER IN MEMORY OF THE LATE HONORABLE JAMES WILSON OF TAMA COUNTY}

On September 3, 1920, the flags at the National Capitol were at half mast. On that day there gathered at Traer, Iowa, the home of Honorable James Wilson, affectionately known as "Tama Jim," a great company of the friends and neighbors of the deceased, with representatives of the Department of Agriculture over which the deceased presided for so many years with such honor to himself and to the State of Iowa. In the Presbyterian church to which he belonged, his favorite hymns were sung and the eventful life of the deceased was reviewed.

James Wilson was born.August 16, 1835, in the County of Ayrshire, Scotland. It is the county in which Burns was born, and the great poet had no more enthusiastic follower and admirer than "Tama Jim." Many of Burns' poems he knew at heart and loved to recite, and though a devoted American he had an abiding love for the country of his birth.

His father was a farmer. He brought the family to the United States in 1852 and settled cn a half section of Tama County land in 1855. Young Wilson worked in a sawmill the first year of the Tama County residence. He became a practical farmer. He was a great reader and eagerly sought every opportunity to become conversant with the classics, and also to inform himself upon the problems which more directly affected his calling. He was married in 1863. When the Civil War began, he and his brother made an arrangement by which the brother should go to war and James should remain and care for the families and the farm. This arrangement was carried out, and when the war closed the eighty-acre farm had grown to a half section. He took an active interest in all public matters and in September, 1864, was elected a member of the Board of Supervisors. This service led to action in a broader field, for he was elected to represent Tama County in the Twelfth, Thirteenth and Fourteenth General assemblies, being a member of the House, and was elected Speaker in the Fourteenth General assembly.

The career of James Wilson in the General assembly was a militant battle for the protection of the agricultural interest of the State. He secured the passage of a law requiring that stock and not land should be fenced, and the granting of county option in this connection. He was a member of the Railroad Committee, and throughout the three sessions was especially interested in the regulation of railroad charges. At that time there arose the question of the acceptance by the railroads of sundry land grants. On every occasion he insisted upon the principle that such acceptance should be conditional upon submission by the railroad to regulation of freight charges by the state. Time and again, as a member of the Railroad Committee, he brought in minority reports to this effect and secured their substitution for the majority report.

In 1873 he was elected to Congress, serving until 1877. He was reelected in 1883. His career in Congress was marked by the same interest in agricultural legislation that he had shown in the General assembly. and he shared in the movement for the establishment of the Interstate Commerce Commission. He was a member of the Farmers' Protective Association which made the fight against the barbed wire monopoly.

In 1882 Mr. Wilson was elected member of the Iowa Railroad Commission. Returning to Congress in 1883, he was especially active in securing a law for disinfection and quarantining of live stock and for protection against pleuro-pneumonia.

In 1890 Mr . Wilson became professor of Agriculture of the State College, and director of the Experiment Station. Although his technical education had been limited, yet through systematic reading and study, and his experience in public life, he became an expert in agricultural education and brought the Agricultural Department in the State College to the very forefront of the institution. He had a keen appreciation of the value of Science to the farm and developed the experimental work at the State College to a high point of efficiency.

In February, 1897, President McKinley invited James Wilson to become Secretary of Agriculture. He did for the Department of Agriculture what he had done for the College. For sixteen years he served as Secretary of the Department, serving under McKinley, Roosevelt and Taft.

So great has been the influence of James Wilson upon the Department of Agriculture that it may be said to stand as his monument today. He introduced Durum wheat, promoted the beet sugar industry and developed the hog cholera serum treatment. He investigated and promoted the protection of milk supply against tuberculosis. He shared in the enactment of the Food and Drug Act. He promoted packing inspection. He encouraged the growing of rice, alfalfa, fruits and indeed displayed a passion for development in every substantial line of agricultural effort.

When James Wilson retired from the Agricultural Department, March 4, 1913, he had seen the American balance of trade grow from two hundred thirty-four million to four hundred and thirty-five million. He had seen the Department develop until it had twenty-five hundred employes, and he saw it take a place of dignity, importance and recognition which was the direct fruit of his labors.

Upon his return home after his retirement, a great reception was tendered him at Ames, and a little later Governor Clarke appointed Mr. Wilson and the late Henry Wallace on a Commission for the Investigation of agricultural conditions abroad, with a view to recommendations here at home for the preservation of Iowa's agricultural resources. The two old Scotchmen enjoyed the trip abroad very greatly, and came home uniting in a report to the Governor which deals with
the fundamental problem of the preservation of the fertility of the soil.

The obscure Scotch farm boy had so developed in the service of the Nation and the State that in his latter years he was the recipient of many honors. He was the president of the National Agricultural society and received honorary degrees from many institutions, including the State Universities of Wisconsin, Missouri, from Cornell and Mc-Gill-in all eighteen American universities.

James Wilson had also the unique honor to receive a degree from the University of Edinburgh. The five Americans who have received that degree are Carnegie, Choate, Mark Twain, Joseph Jefferson and James Wilson.

James Wilson loved deeply his home town and county, and shared in their civic activities to the end of his life. Agriculture was, however, his fundamental passion and he lived to see and to share in the great Farm Bureau Movement of our own time.

James Wilson was a strong, picturesque, vigorous Scotch-American. He kept his feet upon the ground and his life was full of constructive endeavor. He knew and often spoke of the interdependence of modern life, and although his activity had been more intimately connected with one great class he had a broad conception of our interdependence and of the many elements that contribute to American prosperity.

James Wilson's character was elemental, like the soil and the wind and the skies that he loved. He passed out full of honors and with the unqualified approval of his career by his fellow men.

Iowa is proud of James Wilson and his remarkable life. His career is a living illustration of the opportunity that inheres in American life. His name will stand for SERVICE, and that should be a lesson to all who follow him.

As someone has said of him: "He was a Christian gentlemen, and his father and mother were Christians before him. That was his strong anchorage through life."

I would close this sketch with the words with which he closed his final report as Secretary of Agriculture:
"Men grow old in service and in years, and cease their labor, but the results of their labor and the children of their brains will live on."

\title{
HISTORY OF HOUSE BILLS IN HOUSE
}

\section*{HOUSE FILES PASSED AND APIROVED}

House Files Nos. 275, 277, 278, 279, 280, 285, 286, 297, \(298,303,311\). \(318,319,322,323,324,325,326,330,331,333,337,338,340,343\), \(345,346,347,348,350,351,353,354,356,360,361,366,369,370\), \(373,374,380,382,383,389,391,396,398,400,401,402,405,406\), \(407,408,414,417,421,422,423,427,429,430,431,434,436,437\), \(440,441,443,446,447,451,454,466,477,478,479,480,483,485\), \(494,495,499,502,503,508,509,510,511,512,513,515,518,519\), \(521,523,536,537,538,539,543,545,548,549,550,552,553,556\), \(557,558,559,563,564,570,571,576,577,578,579,580,584,586\), \(587,597,604,605,607,609,610,625,626,630,633,634,635,640\), \(659,660,669,672,673,675,677,678,679,680,683,686,687,689\), \(705,706,709,710,724,740,742,758,760,761,763,764,766,767\), \(773,783,785,794,796,798,799,802,807,813,815,816,825,827\), \(828,830,836,837,838,841,844,845,846,847,850,853,854,855\), \(860,861,862,864,865,867,868,870,872,873,875,876\) and H. J. R. No. 1.

\section*{RECORD OW EACH BILL}
H. F.

271 By O'Donnell. Repeal of the law which exempts banks from taxation on \(U\). S. securities in their possession.

Introduced ........................ 103
Referred .......................... . . 219
Recommends passage ........... 662
272 By Kime. Creating an industrial court for the settlement of disputes as to labor conditions. Expense \(\$ 53,000\).

Introduced ....................... 106
Referred ............................. 219
Reports with recommendation.. 497
Report adopted
497
Amendment filed ................... 574
Amendments adopted. 879 , 891, 882
Topiled to pass; ayes 44, nays 58883
Motion to reconsider............. 918
Amendment filed ................... 1636
Refused to reconsider............. 1890
\(\because 73 \mathrm{By}\) Santee. Authorizing the writing of title insurance for land and regulating the same.

Introduced and referred
Withdrawn by author 952
274 By Donhowe. Limiting the time a contractor can be bonded for upkeen of a public work.
275 By Grimwood. Authorizing sale of former custodial farm near Des Moines and purchase of other land for state use.

\section*{H. F.}

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Introduced and referred........ 201
Recommends passage ......... 357
Report adopted ................. 359
Passed; ayes 74, nays 2........ 383
Received back ................... 610
Concurs in amendments; ayes 100, nays 0 656
Reported enrolled .............. 687
Signed by the Speaker........... 688
Sent to the Governor................ 709
Signed by Governor............. 773
276 By Grimwood. Appropriating \(\$ 52,000\) for purchase of land in Jones county for the reformatory.

Introduced and referred 202
Withdrawn by author.
277 Ry Hauge. Relating to the nomination and election of mayor and councilmen in cities under commission form of government.

Introduced and referred........ \(20 \%\)
Recommends amendment ...... 516
Amendments adopted .......... 597
Passed: ayes 83, nays 5.......... 598
Received back .................... 1707
Concurs in amendments; ayes
68, nays \(0 . . . . . . . . . . . . . . . . . .171 \mathrm{~s}\)
Reported enrolied ..................... 1816
Signed by the Speaker............ 1814
Sent to the Governor................ 1834
Signed by Governor.....................2034
278 By Ingersoll. Providing for standard widths of sleighs and sleds.
Introduced and referred........ 202
Recommending passage ....... 513

\section*{H. F.}

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rassed; ayes 70, nays \(17 \ldots . .\). . 599
Received back ....................1566
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Received back .................... 1707
Concurs in amendments; ayes
64, nays \(5 \ldots . . . . . . . . . . . . . . . . . .1715\)
Reported enrolled ................. 1810
Signed by the Speaker............ 1814
Sent to the Governor............ 1834
Signed by Governor................ 2034
279 By Weaver. Relating to the Iowa securities law, providing for its enforcement and penalties for the violation therefor. Estimated appropriation about \(\$ 20,000\).

Introduced and referred......... 203
Recommends amendment ....... 1238
C, histitute amendments adopted. 1364
Passed; ayes 101, nays \(0 . \ldots . . .1364\)
Received back .................... 1945
Concurs in amendments as amended; ayes 83, nays 0..... 1951
Amendment to amendment adopter
.1970
Reported enroiled ….................2077
Signed by the Speaker.............2079
Sant to the Governor.............2091
Signed by Governor.
280 By Weaver. Relating to the assessment and collection of taxes upon direct heirs and others.
\begin{tabular}{|c|c|c|}
\hline \multicolumn{3}{|l|}{ntroduced and} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Recommends a}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Amendment adopted}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{Amended ........504, 505, 506,} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Received back................}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Concurs in admendments; ayes}} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Reported enroile}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Signed by the Speaker.............. 1095}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{Signed by Governor............... 1248} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{5}{*}{281 By Mayne. Providing for conventions
responsibility
and
of
reducing the primary.}} \\
\hline & & \\
\hline & & \\
\hline & & \\
\hline & & \\
\hline \multicolumn{3}{|l|}{Introduced and referred........ 204} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Recommends indefinite post-
ponement ........................ 1148}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Indefinitely postponed \({ }^{\text {Motion to }}\) (econsider fied...... 11488}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{282 By Benz. Increasing pay of clerk of grand jury to \(\$ 3.00\)}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{4}{*}{Introduced and referred........ 204 Recommends indefinite postponement}} \\
\hline & & \\
\hline & & \\
\hline & & \\
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\end{tabular}

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383 By Garber of Floyd. Changing date of county conventions from Saturday to Thursday.
Introduced and referred. . . . . . . 204
Recommends passage ............ 443
Failed to pass; ayes 41 , nays 59457

284 By Bradley. Providing for receiving judges and additional election clerks in precincts where more than 300 votes are polled.

Introduced and referred........ 224
Withdrawn by author. 240
s5 By Bradley. Confining to financial aid tor widowed mothers to residents of the county.

Introduced and referred........ 224
Passed; ayes 84, nays 0......... 1904
Received back ...................... 2166
Reported enrolled \({ }^{\text {..........................2237 }}\)
Signed by the Speaker...........2244
Sent to the Governor........... . .
Signed by Governor.

> 286 By Bradley. Authorizing the transfer of money from the judgment fund to other city and town funds.

Introduced and referred........ 225
Recommends passage . . ........... 270
Report adopted..................... 276
Passed; ayes 101, nays \(1 . . .\).
Received back ..................... 1560
Reported enrolled .................. 1678
Signed by the Speaker............ . 1696
Sent to the Governor.............. 1698
Signed by Governor............... 1856
\begin{tabular}{|c|c|c|}
\hline \multirow[t]{3}{*}{287} & By Peters. & Approp \\
\hline & \$1,818,200 for & State In \\
\hline & tions under & the Bo \\
\hline
\end{tabular} tions under the Board of Control.

Introduced and referred ......... 225
Recommends amendment ....... 924
Re-referred ....................... . . 924
288 By Peters. Increasing from \(\$ 5,000\) to \(\$ 10,000\) a year fund for Board of Control in tuberculosis work.

Introduced and referred ........ 225
Re-referred ....................... 271
ocommends amendment ....... 270
Recommend passage ............. 746
Amendment adopted . ............. 1012
Passed; ayes 87, nays 6............. 1012
\(D_{v}\) Peters. Increasing the support funds of various state institutions. Estimated increase about \(\$ 330,720\).

Introduced and referred ....... 226
Recommends amendment ....... 698
Referred to appropriations .... 698
Recommends amendment ......, 1528
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290 By Gunderson. Relating to indebtedness against the general fund of school cor-porations.
Introduced and referred ..... 226
Recommends passage ..... 813
Withdrawn by author ..... 1034
291 By Parsons. Relating to the duties of the county Re- corder in keeping a plat book of incumbrances.
Introduced and referred ..... 226
Reports without recommenda- tion ..... 692
Amended
Amended ..... 829 ..... 829
Failed to pass; ayes 12, nays ..... 829
292 By Francis. Providing for double election boards in precincts having one hun- dred or more voters where voting machine is not used.
Introduced and referr
Withdrawn by author ..... 226 ..... 232
293 By Blake. Giving to cities and towns a part of the fundarising from auto fees.
Introduced and referred ..... 227
Recommends passage ..... 921
Sub-committee reports indefinite postponement.
Indefinitely postponed ..... 1001
294 By Ingersoll. Increasing the limit of the cemetery tax incities to 2 mills.
Introduced and referred ..... 227
Withdrawn by the author ..... 281
295 By Hanna. Making appro-priation of \(\$ 18,000\) for thecollege for the blind and\(\$ 27,500\) for the School forthe Deaf.
Introduced and referred ..... 227
Withdrawn by author ..... 355
296 By Weaver. Authorizing land title insurance or guar- anty of titles.
Introduced and refërred ..... 227
Withdrawn by author ..... 687
297 By Donhowe. Limiting peri- od for bonds of contractorsfor the upkeep of graveledroads.
Introduced and referred ..... 228
Recommends amendment ..... 270
Committee amendment adopted ..... 275
Passed; ayes 104, nays 0 ..... 275
Received back ..... 456
Concurs in amendments; ayes 91, nays 0 ..... 461
Reported enrolled ..... 434
Signed by the Speaker ..... 490
Sent to the Governor.
Signed by Governor ..... 511
H. F. Page
298 By Peters. Providing for the admission of feeble-minded persons to the hospital and colony for epileptics.
Introduced and referred ..... 233
Recommends passage ..... 291
Action deferred ..... 309
Passed; ayes 84, nays 1 ..... 318
Received back with amendments ..... 500
Concurs in amendments; ayes83, nays 0531
Reported enrolled ..... 544
Signed by the Speaker ..... 544
Sent to the Governor ..... 561
Signed by Governor ..... 661
299 By Grimwood. Appropriat-ing \(\$ 5,000\) for Laverne Pat-terson for injuries at Ana-mosa.
Introduced and referred ..... 233
Recommends amendment ..... 695
Appropriations recommends pas-
sage with claims amendment. 1347
S. F. 318 substituted ..... 1554
Withdrawn by author ..... 1579
300 By Grimwood. Appropriat-ing \(\$ 653.60\) to indermifyChris Conrad, Jr. for injuriesrecefved at Anamosa.
Introduced and referred. ..... 233
Withdrawn by author ..... 2133
301 By Elliott. Regulating the practice of Chiropractors and providing for a board ofexaminers.
Introduced and referred ..... 233
Reports without recommenda- ..... 560
tion
tion
Report adopted ..... 560
302 By Clark. Applying the law for teachers annuities todistricts of 40,000 population.
Introduced and referred ..... 234
Recommends passage ..... 361
Report adopted
Report adopted ..... 361 ..... 361
Passed; ayes 67, nays 34 ..... 417
Received back ..... 713303 By Foung. Relating to theprotection of quail, extend-ing the closed season until1927.
Introduced and referred ..... 234
Recommends passage ..... 411
Report adopted ..... 411
Passed; ayes 102, nays ..... 429
Reported enrolled ..... 946
Signed by the Speaker ..... 947
Sent to the Governor ..... 958
Signed by Governor ..... 992
04 Ry Hanna and McCulloch.Relating to the organizationof farm improvement asso-clations, and authorizing taxlevy therefor.
ntroduced and referred ..... 234
Withdrawn by author ..... 958
H. F. Page
305 By Gunderson. Providingfor reduction in auto feeswhen paid for only part ofthe year.
Introduced and referred ..... 234
Recommends passage ..... 515
Report adopted ..... 515
S. F. 284 substituted ..... 600
306 By Moorhead.
306 By Moorhead. Increasing Increasing compensation of township assessors.
Introduced and referred ..... 234
Withdrawn by author ..... 277
307 By Calhoun and Rankin. Making provision for a con- vention to revise and amendthe constitution.
Introduced and referred ..... 235
Recommends amendment ..... 642
Amendments filed ..... 1033
Amented ..... 1042
Passed; ayes 98, nays 5. ..... 1043
Received back ..... 1707
Refuses to concur in amend- ments; ayes 6, nays \(71 \ldots .\).Conference committee reportadopted . . . . . . . . . . . . . . . . . . . . 2209
Conference committee ap-pointed . . . . . . . . . . . . . . . . . . . . 2061
Mntion to reconsider vote ..... 2911
Committee report reiected ..... 2213
Serond conference committee ap-pointed2213 ..... 2220
pennest return
pennest return
Received back ..... \(\overline{2} 22\)
308 Bv Braciley. Authorizing in- crease in boll tax for cities and towns to \(\$ 5\).
Intrnduced and referred ..... 235
Withdrawn by author ..... 277
309 Rv Bradley, Authority to increase the road poll tax.
Introduced and referred ..... 235
Withdrawn by the author ..... 277
310 Bv Lake. Placing the Chiefof Police under civil servicein cities having the commis-sion form wi government.
Introduced and referred ..... 235
Recommends indefinite post-
ponement . ........................ 1103
Indefinitely postponed
Indefinitely postponed ..... 1103 ..... 1103
311 Ry Donhowe. Relating to the filing of a bond by public contractors.
Introduced and referred ..... 236
Recomments amendment ..... 469
Renort ndonted ..... 469
4 mendments adopted ..... 541
Pascert aves 94. navs ..... 542
Peceived back ..... 771
Panortar enrolled ..... 896
Simned bu the Sneaker ..... 902
annt to the Governor ..... 903
Gomed by Governor ..... 953
\({ }^{012} \mathrm{Dv}\) Parsons. Relating toGuardian for minor in jus.tice court.
Introduced and referred ..... 236
Withdrawn by author ..... 281
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313 By Parsons. Relating to the manner of fixing transporta- tion routes to a school.
Introduced and referred ..... 236
Withdrawn by author ..... 513
314 By Lake. Fixing the popu- lation of cities authorized to levy tax for garbage dis- posal.
Introduced and referred ..... 242
Withdrawn by author ..... 1249
315 By Edson. Relating to drainage and the method of fixing the assessments.
Introduced and referred ..... 243
Recommends amendment ..... 410
Report adopted ..... 410
Amendment filed ..... 510
Withdrawn by author ..... 539
316 By Children. Relating to the section of grand and petitjurors.
Introduced and referred ..... 243
Recommends indefinite post- ..... 377
\(\underset{\text { monement }}{\text { mofinitely postponed }}\) ..... 377
317 By Criswell. Relating to the exemption of drivers of school busses from paymentof fees as chauffeurs.
Introduced and referred ..... 243
Recommends indefinite post-
ponement ..... 515
Indefinitely postponed ..... 515
318 By Smith. Providing in- crease in the compensationof county officers.
Introduced and referred ..... 243
Recommends amendment ..... 291
Amendments adopted ..... 309
Passed; ayes 76, nays ..... 310
Received back ..... 653
Requests return ..... 712
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Returns to Senate ..... 715
With amendment ..... 748
Concurs in amendments; ayes 84 , nays 2 ..... 752
Motion to reconsider vote on Senate amendment filed ..... 807
Reported enrolled ..... 1435
Signed by the Speaker ..... 1551
Sent to the Governor ..... 1551
Signed by Governor ..... 1684
?19 By Moorhead. Referring to time of filing nominationpapers of a candidate.
ntroduced and referred ..... 243
Pecommends passage ..... 359 ..... 359
Report adopted
Report adopted
nassed; ayes 103 , nays 0 . ..... 427
Received back ..... 1370
Reported enrolled ..... 1434
Signed by the Speaker ..... 1551
Sent to the Governor ..... 1551
Signed by Governor ..... 1684
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320 By Moorhead. Providing for uniform party column on ballot.
Introduced and referred ..... 244
Recommends indefinite post- ponement ..... 1004
Indefinitely postponed
321 By Moorhead. Referring to election boards and increas- ing pay for the compensa- tion of judges and clerks of same.
Recommends indefinite post- ponement ..... 401
Indefinitely postponed ..... 401
322 By Weaver. Relative to the registration of charitable or- ganizations soliciting public aid.
Recommends amendments ..... 404
Recommend amendment ..... 618
Passed; ayes 100, nays 1 ..... 726
726
Reported enrolled ..... 1267
Sent to the Governo ..... 1336
323 By Weaver. Relative to the false use of any label, trade mark or form of advertise-ment.
Introduced and referred ..... 244
Recommends passage ..... 325
Report adopted ..... 325
Passed; ayes 98, nays i ..... 343
Received back ..... 771
Reported enrolled ..... 897
Signed by the Speaker ..... \(9: 2\)
Sent to the Governor ..... 904
Signed by Governor ..... 953
324 By Knickerbocker. Increas- ing the appropriation for thework of the animal healthcommission from \(\$ 100,000\) to\(\$ 500,000\) a year.
Introduced and referred ..... 244
Recommends amendment ..... 423
Report adopted ..... 423
Re-referred to appropriations ..... 423
Amendment ..... 746
Referred to appropriations ..... 423
Recommends ..... 746
Amendment adopted ..... 1015
Passed; ayes 96, nays 2 ..... 1015
Received back ..... 1704
Reported enrolled ..... 1793
Signed by the Speaker ..... 1794
Sent to the Governor ..... 1804
Signed by Governor ..... 2034
325 By Allyn. Repeal of law for separate ballots for women.
Introduced and referred ..... 245
Recommends amendment ..... 360
385
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Received back ..... 712
Reported enrolled ..... 810
Signed by the Speaker ..... 812
Sent to the Governor ..... 825
Signed by Governor ..... 914
326 By Ingersoll. Relating to transporting carcasses of dead animals.
Introduced and referred ..... 245
Recommends amendment ..... 450
Report adopted ..... 450
considered and deferred ..... 475
Amendment filed ..... 510
Amendment adopted ..... 540
Passed; ayes 100, nays 0 ..... 540
Received back. ..... 1605
Concurs in amendments; ayes
82, nays 0 ..... 1609
Reported enrolied
Reported enrolied ..... 1678 ..... 1678
Signed by the Speaker ..... 1696
sent to the Governor ..... 1699
Signed by Governor ..... 1856327 By Mayne. Reiating to roadsto public parks and lands onlake shores.
Introduced and referred ..... 245
Recommends indefinite post- ponement ..... 747
Indefinitely postponed ..... 747
Motion to Feconsider ..... 772
328 By Springer. Relating tothe compensation of execu-tors, administrators and at-torneys in the settlement ofestates.
Introduced and referred ..... 245
Recommends indefinite post- ponement ..... 377
Indefinitely postponed ..... 377
lotion filed to reconsider ..... 387
Indefinite postponement recon- sidered ..... 418
Committe report rejected ..... 419
Substitute amendment adopted. ..... 419
Amendment filed ..... 533
S. F. 346 substituted ..... \(71 b\)
329 By Forsling. Increasing compensation of inspector of hospitals for board of con-trol.
Introduced and referred ..... 246
Withdrawn by author. ..... 281 ..... 281
330 By Forsling. Legalizing warrants issued by the cityof Sioux city on the waterworks fund to the amountof \(\$ 101,452.25\).
Introduced and referred ..... 246
Recommends passage ..... 266
Passed; ayes 103, nays ..... 274
Received back ..... 298
Reported enrolled ..... 338
timned by the Speaker ..... 338
Sent to the Governor ..... 347
Signed by Governor. ..... 349
331 By Francis and Bradley. Providing additional judgesand election clerks in pre-
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cincts having 300 or more votes.
Introduced and referred. ..... 250
R'inority report filed ..... 443
Amendment filed ..... 509
Committee report adopted ..... 527
suted ayes 72 , nays \(22 . . .\).
Passed; ayes 7 ..... 530
1258
Concurs in amendment; ayes 75, nays 2 . ..... 1259
Reported enrolled ..... 1306
Sent to the Governor. ..... 1336
Signed by the Governor ..... 1412
332 By Lake. Limiting the au- thority of city manager in regard to members of the police and fire departments.
Introduced and referred ..... 251
Withdrawn by author ..... 334
333 By McClune. Relating to the construction of bridges on a county line by theboard of supervisors.
Introduced and referred ..... 251
Recommends amendment ..... 375
Amendment adopted ..... 393
Passed; ayes 92, nays 0 ..... 393
Recetved back ..... 712
Reported enrolled ..... 810
signed by the Speaker ..... 812
Sent to the Governor. ..... 825
Signed by Governor ..... 914
334 By Parrott. Legalizing ac- knowledgments of instru- ments, and conveyances by foreign administrators, trus- tees, etc., flled for record prior to January 1, 1915.
Introduced and referred. ..... 251
Recommends passage ..... 375
Report adopted ..... 375
Passed; ayes 9 ..... 394
Reported enrolled ..... 624
Signed by the Speaker ..... 624
Sent to the Governor ..... 642
Sequests return from ..... 771335 By Truax. Increasing thecompensation of electionboards.
Introduced and referred ..... 251
Recommends indefinite ..... post-
ponement ........... ..... 401
Indefinitely postponed ..... 401
336 By Sterling. Legalizing acts of the boards of supervisors of Hardin and Hamilton comnties, in relation to a joint drainage district.
Introduced and referred ..... 252
Recommends passage ..... 307
S. F. 329 substituted ..... 329the use of the primary roadfund in building culverts.
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Introduced and referred ..... 255
Recommends amendments ..... 472
Report adopted ..... 473
Amendments filed ..... 510
Amendment adopted ..... 542
Committee a mendments as amended adopted ..... 547
Passed; ayes 107, nays ..... 547
Received back ..... 744
Reported enrolled ..... 810
Signed by the Speaker ..... 812
Sent to the Governor ..... 82.5
Signed by Governnr. ..... 914
338 By Brady. Legalizing theconsolidation of school dis-tricts at Sutherland and theissuance of bonds.
Introduced and referred ..... 255
Recommends arrendment ..... 470
Report adopted ..... 470
Amendments arlopted ..... 475
1'assed; ayes 8 , nays 0 ..... 476
Received back ..... 573
leported enrolled ..... 519
Signed by the speaker ..... 586
Sent to the Governor ..... 612
Signed by Governor ..... 661
33: By Fmery. Relating to ex-emption of homesteads rromtaxation, increasing same to\$2,500.
Introduced and referred ..... 255
Recommends indefinite post- ..... 411
ponement
ponement
Indefinitely postponed ..... 411
340 By Peterson. Relating to partition fences, and enact- ing a substitute therefor.
Introduced and referred ..... 256
Recommends passage ..... 359
Report adopted ..... 359
Passed; ayes 92, nays 5 ..... 371
Received back ..... 668
Refuses to concur in amend- ..... 756
Reported enrolled ..... 1434
Signed by the Speaker ..... 1651
Sent to the Governor ..... 1551
Signed by Governor. . ..... 1684
341 By Westervelt. Relating tothe compensation of ap-praisers appointed to ap-praise property for the as-sessment of collateral in-heritance taxes
Introduced and referred ..... 256
Recommends indefinite ..... pơst-
ponement ..... 308
Indefinitely postponed ..... 308
342 By Donhowe. Authorizingthe paving by the state ofthe highway through thegrounds of the State Collegeand connecting the samewith the city of Ames,\(\$ 110,000\).
Introduced and referred ..... 256
Recommends indefinite postponement
1348
Indefinitely postponed ..... 1348
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343 By Peters. Legalizing the granting of a lease to the United States on real estate near Knoxville, known as the State Hospital for Ine- briates.
Introduced and referred ..... 256
Recommends passage ..... 358
Report adopted ..... 358
Received back ..... 500
Reported enrolled ..... 471
Signed by the Speaker ..... 514
Signed by Governor ..... 518
556
344 By Peters. Giving board of parole the control over paroled women.
Introduced and referred. ..... 256
Recommends amendment ..... 697
S. F. 366 was substituted ..... 1010
Withdrawn by author ..... 1034
345 By Carter. Relating to the maintenance of water works and the issuance of bondstherefor.
Introduced and referred ..... 257
Recommends amendment ..... 337
Amendment adopted ..... 353
Passed; ayes 103, nays 0 ..... 353
Received back ..... \(71 \%\)
Reported enrolled ..... 811
Signed by the Speaker ..... 812
Sent to the Governor. ..... 825
Signed by Governor. ..... 914
346 By Carter. Increasing to 15 mills the levy of a tax for the general funds in citiesand towns.
Introduced and referred ..... 257
Recommends amendment ..... 337
Amendment adopted ..... 354
Passed; ayes 94 , nays 7 ..... 354
Received hack ..... 711
Concurs in amendments; ayes 88, navs 0 ..... 754
Reported enrolled ..... 83:
Signed by the Speaker ..... 877
Sent to the Governor. ..... 887
Signed by the Governor ..... 914
347 By Forsling. Increasing thetax and compensations forfireman's pensions in cities.Introduced and referred.257
Recommends amendment ..... 442
Report adopted ..... 442
Amendment adopted ..... 462
Passed; aves 96 , nays 0 ..... 462
Received back ..... 711
Concurs in amendments; ayes 81, nays 0 ..... 753
Reported enrolled ..... 833 ..... 833
Signed by the Speaker ..... 877
Sent to the Governor ..... 887
Signed by Governor ..... 91.1
348 By Forsling. Increasing the tax levies and the compensations under the pension system for policemen in cities.
H. F. Page
Introduced and referred. ..... 257
Recommends amendment ..... 412
Report adopted ..... 412
Amendment adopted ..... 463
Passed; ayes 93, nays 0 ..... 463
Received back ..... 711
Reported enrolled ..... 833
Signed by the Speaker ..... 877
Sent to the Governor ..... 888
Signed by the Governor ..... 914
349 By Buffington. Relating to the impaneling of the grand jury and enacting a substi- tute therefor.
Introduced and referred ..... 257
Recommends passage ..... 324
Report adopted ..... 324
Passed; ayes 100, nays 0 ..... 332
350 By Buffington. Relating topowers and duties of boardof supervisors in lease ofcounty land for school pur-poses.
Introduced and referred. ..... 258
Recommends passage ..... 361
Passed; ayes 79, nays 0 ..... 387
Received back ..... 804
Concurs in amendments; ayes 80, nays 0 ..... 806
Reported enrolled ..... 896
Signed by the Speaker ..... 902
Sent to the Governor ..... 904
Signed by Governor. ..... 953
351 By Weaver. Increase incertain fees to be chargedby the secretary of state.
Introduced and referred ..... 258
Recommends amendment ..... 360
Amendments adopted ..... 385
Passed: aves 73 nays ..... 385
Received back ..... 1213
Concurs in amendments; ayes 81 ,nays 4
1215
Reconsiders vote ..... 1233
Returns to Senate ..... 1370
Received back ..... 1441
Concurs in amendments; ayes 75, nays 0 ..... 1444
Reported enrolied ..... 1588
sioned by the Speaker ..... 1589
Sent to the Governor ..... 1618
Signed by Governor. ..... 1684
352 By Mayne. Appointment ofa commission to investigateand report unon the subjectof reformed judicature.
Introduced and referred ..... 258
Recommends indefinite post- ponement ..... 377
Indefinitely postponed ..... 377
353 By Parrott. Legalizing anordinance of Manninc,crantinge franchise to theAudubon Telephone Com-pany.
Introduced and referred ..... 258
Recommends passage ..... 376
Passed; ayes 89, nays ..... 395
Recefved back ..... 573

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Reported enrolled ................... 624
Signed by the Speaker............... 625
Sent to the Governor............. 641
Signed by Governor............... 773
354 By Parsons. Fixing a schedule of license fees for trailers to motor vehicles and trucks.

Introduced and referred.......... 260
Recommends passage.......... 663
Passed; ayes 88, nays 2......... 762
Received back ....................... 2179
Concurs in amendments; ayes
82, nays 0........................... 2182
Reported enrolled ................... 2239
Signed by the Speaker. . . . . . . . . . . 2242
Sent to the Governor................2242
Signed by Governor...............
355 By Hauge. Relating to appointment of bailiffs of district courts in judicial districts comprising but a single county.
Introduced and referred
Recommends amendment ...... 308

\section*{356 By Clark, Relating to compensation of city assessors in certain cities.}

Introduced and referred......... 260
Recommends passage ........... 290
Amendment filed ................ 321
Amendment adopted ................. 330
Passed; ayes 82, nays \(16 . .\). .... 331
Received back .................... 713
Reported enrolled .................... 811
Sisned by the Spreaker............ 812
Sent to the Governor............ 825
Signed by Governor ............... 914
357 By Moorhead and Elliott. Relating to pensions for disabled and retired firemen and increasing the compensation.

Indefinitely postponed ........... 338
358 By Moorhead. Referring to special school house tax levy.

Introduced and referred 261

359 Rv Moen. Relating to time of payment of fees and taxes on motor vehicles. Amending 275. 38 th G. A.

Introduced and referred
Recommends passace ........... 514
Passed: aves 97, nays 2.......... 678
Received back ...................... 1566
Motion to reconsider.
Snnate requests return........... 1607
Returned to Senate................ 1611
360 Bv Bremer. Legalizing the levy for purchase of fire fighting equipment by the city council of Waverly.
H. F. Page
Introduced and referred ..... 271
Recommends passage ..... 324
'assed; ayes 101. nays 0 ..... 332
Received back ..... 573
Reported enrolled ..... 624
Signed by the Speaker ..... 624
Sent to the Governor. ..... 641
ned by Governor ..... 773
361 By Knickerbocker. Author-izing cities and towns tolicense and regulate milkdealers and establish stand-ards for milk and cream.
Introduced and referred. ..... 271
Recommends amendment ..... 1241
Amendment filed ..... 1315
amendment filed ..... 1382
Committee amendments adopited 1452
Amendments adopted ..... 1452
Passed; ayes 93, nays 0 ..... 1452
Received back ..... 2067
Concurs in amendments; ayes 75 ,nays 182069
Reported enrolled ..... 1874
Simned by the Speaker ..... 2190
Sent to the fenvernor. ..... 2184
ed by Governor.
i2 Bv Moorhead. Relative toproviding for treatment ofindigent tuberculosis pa-tients.
Introduced and referred. ..... 271
363 Bv Moorhead, Provides that hospital trustees for county public hospitals shall be ap- pointed by the board of supervisors.
Introduced and referred. ..... 272
364 By Moorhead. Increasing the compensation of asses-sors.
Introduced and referred ..... 272
Recommends indefinite post- ponement ..... 325
Minority report filed ..... 325
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365 By Elson. Repealing the law giving the power ofcities and towns to levy an-nually certain spectal taxes.
Introduced and referred ..... 272
Recommends it be referred to code revision ..... 417
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366 Bv Peters. Authorizing theexecutive council to sell cer-tain lands belonging to thestate, near Knoxville.
Tntroduced and referred. ..... 272
Recommends passage ..... 358
Passed; ayes 101, nays 0 ..... 370
Received back ..... 610
Reported enrolled ..... 686
Signed by the Speaker. ..... 688
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Signed by Governor. ..... 773
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367 By Edson. Relating to rural independent districts and school townships and creat- ing of a district out of a whole township.
Introduced and referred ..... 273
Amendment filed ..... 2030
Amended ..... 2030
Passed; ayes 63, nays 12 ..... 2030
368 By O'Donnell. Relating to the record kept of delin- quent personal tax and au-thorizing a card index.
Introduced and referred ..... 273
Recommends passage ..... 336
Failed to pass; ayes 22, nays 79 . ..... 346
369 By Healy. Relating tomemorial buildings for sol-diers, sailors, and marines,and increase of tax levytherefor.
Introduced and referred ..... 273
Recommends passage ..... 498
Passed; ayes 70, nays 12 ..... 591
Received back ..... 1509
Reported enrolled ..... 1588
Signed by the Speaker ..... 1589
Sent to the Governor ..... 1618
agned by Governor ..... 1684
370 By Forsling. Authorizingcities and towns to sellmunicipal bonds by popularsubscription.
Introduced and referred ..... 273
Recommends amendments ..... 478
Amendments adopted ..... 587
Passed; ayes 86, nays 0 ..... 588
Received back ..... 949
Reported enrolled ..... 1082
Signed by the Speaker ..... 1084
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371 By Truax. Providing amethod of serving notice toquit, where defendant cannotbe found at the premises de-scribed in the notice.
Introduced and referred ..... 281
Withdrawn by author. ..... 1419
372 By Truax. Providing for regulation and taxation of Mutual Insurance Associa- tions.
Introduced and referred ..... 282
Withdrawn by author ..... 290
373 By Weaver. Relating to waterworks in cities ..... of 100,000 or over.
Introduced and referred ..... 282
Recommends amendment ..... 479
Received back ..... 1509
Reported enrolled ..... 1588
Signed by the Speaker ..... 1589
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374 By Dodd. Appropriating \(\$ 400\) to indemnify \(S\). E. Beaston for horses killed by state veterinarian.
Introduced and referred ..... 282
Recommends passage ..... 696
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Passed; ayes 76, nays 5 ..... 1557
Received back ..... 2165
Refuses to concur in amend-
ments; ayes 1, nays 77........ ..... 2168
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Signed by Speaker. ..... 2242
Sent to the Governor
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375 By Children. Relating tothe licensing of hired chauf-feurs and providing for thedistribution of fees.
Introduced and referred ..... 282
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376 By Aldrich. Relating to the straightening of creeks andrivers.
Introduced and referred ..... 283
Withdrawn by author ..... 495
377 By Slemmons. Appropriat-ing \(\$ 1000\) to indemnify MaryE. Loy for injuries sustainedwhile matron of the schoolfor the blind.
Introduced and referred ..... 283
378 By Springer. Appropriatingfor the State University,\(\$ 1,985,447\); Agricultural Col-lege, \(\$ 1,871,600\); State Teach-ers' College, \(\$ 505,000\); Col-lege for the Blind, \(\$ 64,500\)and School for the Deaf,\(\$ 254.500\).
378, substitute. By Appropria- tions Committee. Appro-priating \(\$ 1,126,647\) for thestate educational institu-tions.

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379 By Springer. Relating tothe annual fee to be paidby domestic and forelgn cor-porations upon making re-ports to the state.
Introduced and referred ..... 283
380 By Lake. Regulating the practice of osteopathy.
Introduced and referred. ..... 283
Recommends passage ..... 581
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\hline Reported enrolled & \\
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381 By Weaver. Relating to waterworks, municipally owned by cities under the commission form of govern- ment having 100,000 or more population.
Introduced and referred ..... 291
Withdrawn by author ..... 830
382 By Children. Providing for the protection, by the board of supervisors, of banks ofstreams from erosion.
Introduced and referred ..... 292
Recommending passage ..... 560
Passed; ayes 97, nays 0 ..... 679
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Reported enrolled ..... 1083
Signed by the Speaker ..... 1084
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Signed by Governor. ..... 1248
383 By Children. Providing forappeal to the board of sup-ervisors from the decision ofthe county auditor, relativeto platting for assessmentand taxation.
Introduced and referred ..... 292
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Passed; ayes 101, nays 0 ..... 345
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384 By Ontjes, Relating to notice of expiration of theright of redemption.
Introduced and referred ..... 292
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385 By Long. Relating to ex- emption of women from juryservice.
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Withdrawn by author ..... 688
386 By Calhoun. Relating to exemption of women from jury service.
Introduced and referred ..... 292
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387 By Lake. Creating a state athletic commission.
Introduced and referred ..... 293
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388 By McClune. Relating todefacement of marks ofidentification on machineryor goods, not including auto-mobiles.
Introduced and referred. ..... 293
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389 By Ingersoll. Increase in the limit of tax for cem-eteries to 2 mills.
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Signed by the Speaker ..... 1794
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390 By Storey. Relating to thequalifications of teachers,teachers' certificates and thefee therefor.
Introduced and referred ..... 293
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Passed; ayes 79. nays 13 ..... 1028
391 By Lockin. Relating to or-ganization of mutual fire,tornado and hailstorm as-sessment insurance associa-tions.
Introduced and referred ..... 304
Recommends passage ..... 471
Amended ..... 485
Passed; ayes 84, nays 2 ..... 485
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Concurs in amendments; ayes 80 , nays 0 ..... 1568
Reported enrolled ..... 1772
Signed by the Speaker ..... 1794
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392 By Storey. Authorizing the transfer of unexpended war appropriation into the gen- eral funds of the state.
Introduced and referred ..... 305
Recommends amendment ..... 559
Amendment filed ..... 613
Amended ..... 816
Substitute committee amend-
ments adopted ..... 817
Passed; ayes 96, nays 0 ..... 817
393 By Rankin. Relating to city and town warrants and permitting any size.
Introduced and referred ..... 305
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Passed; ayes 103, nays 0 ..... 430
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394 By Hauge. Relating to the exemption of life, health and accident insurance policies.
Introduced and referred ..... 317
Recommends amendment ..... 832
Amendment filed ..... 918
Amendments adopted ..... 1029
Amended ..... 1029
Passed; ayes 87 , nays 10 ..... 1029
395 By Criswell. Authorizing the payment of \(\$ 16\) per month from the support fund of the soldiers home, to soldiers who are eligible but do not desire to live there.
Introduced and referred........ ..... 317
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396 By Santee. Making addi- tional appropriation of \(\$ 25,000\) to complete the Nurses' Home at the state University.
Passed; ayes 58, nays 25 ..... 1934
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Signed by the Speaker ..... 2242
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397 By Santee. Providing for levy of special taxes for buildings and purchase of land for the State Univer- sity and State College of Agriculture.
Introduced and referred.........
Recommends refer to appropria- tions ..... 318
Withdrawn by author ..... 746
398 By Criswell. Adopting a state flag.
Introduced and referred ..... 326
Recommends amendment ..... 688
Amendment adopted ..... 878
Passed; ayes 98, nays 4 ..... 878
Received back ..... 1370
Reported enrolled ..... 1434
Signed by the Speaker ..... 1551
Sent to the Governor ..... 1551
Signed by Governor ..... 1684
399 By Rankin. Relating to the right of consular officers to act as the representative of alien dependents and as the administrators of the esates of deceased aliens.
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Withdrawn by author. ..... 652
400 By McGhee. Legalizing in-corporation of Mason CityBuilding and Loan associa-tion.
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Introduced and referrei......... 326
Recommends passage ............ 424
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Passed; ayes 97, nays 0......... 436
Received back .................. 668
Reported enrolled ................. 811
Signed by the Speaker.......... 812
Sent to the Governor............ 825
signed by Governor................ 914
401 By Yetter. Providing for issuing bonds to the amount not to exceed \(\$ 22,000,000\) for the payment of a soldier bonus, the levy of taxes and an administration board.

Introduced and referred........ 327
Recommends amendment ...... 821
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ments; ayes 0, nays 99......... 1008
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402 By Yetter. Increasing the fees of justice of the peace and constables.

Introduced and referred........ 327
Recommends passage ........... 4:47
Passed; ayes 88, nays 0........ 592
Received back .................. . . 1562
Reported enrolled. ....................... 167s
Signed by the Speaker.......... 1696
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Signed by Governor................... 1856
403 By Sampson. Permitting companies writing title insurance to invest a portion of their surplus in necessary abstract books.
Introduced and referred . . . . . . 327
Recommends amendment ...... 730
Amendments filed .............. 831
Report adopted ................... . . . 898
Failed to pass; ayes 34, nays 52904
Motion to reconsider filed...... 959
Reconsidered ...................... . 1399
Failed to pass; ayes 36 , nays 64.1591
404 By Slemmons. Appropriating \(\$ 4,000\) to James Netcott for injuries.
Introduced and referred........ 32s'
Withdrawn by author........... 683
405 By Lake. Relating to the time for filing claims against bonds of public contractors.
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Committee report adopted...... 470
Amendments adopted ........... 487
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Reported enrolled .................. 1954
Signed by the Speaker.............. 1950
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Signed by Governor...............2111
Introduced and referred ..... 339
Withdrawn by author ..... 952
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412 By Hauge. Requiring approval by city council of plats filed for record when within city limits.
Introduced and referred........ . 339
Recommends passage ........... 559
Report adopted .................... 559
Passed; ayes 87, nays 0......... 681
413 By McClune. Relating to the registration of voters and right of all persons to register.
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\(414 \begin{aligned} & \text { By Children. Increasing to } \\ & \$ 25,000 \text { a year appropriation } \\ & \text { for the horticultural society. }\end{aligned}\)
Introduced and referred. . . . . . . 340
Recommends amendment ........ 690
Amendments adopted ............ 1299
Passed; ayes 76, nays 7.......... 1299
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Reported enrolled ................. 2238
Signed by the Speaker............ 2242
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415 By Children. Amending the law as to drainage districts containing a pumping station.
Introduced and referred........ . 340
Recommends passage .......... 1050
Amendments filed ................. 1314
Amendments adopted .............. 1322
Passed; ayes 86, nays 0......... 1323
416 By Truax. Requiring two signatures to petition for a drainage district.
Introduced and referred......... 340
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417 By Peters. Authority given cities and towns to require flagmen and safety devices at railroad crossings.

Introduced and referred........ 340
Recommends amendment ....... 869
Amendments adopted ........... 1060
Passed; ayes 98, nays 0....... 1060
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Received back ..................... 2024
Reported enrolled ...................... 2075
Signed by the Speaker............. 2078
Sent to the Governor.............. 2091
Signed by Governor.
418 By Forsling. Fixing pay of district court bailiffs in populous counties.
Introduced and referred........ 350
Recommends passage ........... 497
Passed; ayes 78, nays 7......... 593
419 By Justice. Requiring a bona fide or true consideration to be named in instruments filed for record.
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Introduced and referred ..... 350
Withdrawn by author ..... 495
420 By Shores. Regulating auc- tioneers and providing a board of examiners to li- cense them.
Introduced and referred ..... 350
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421 By Blake. Relating to the compensation of the countysuperintendent of schools.
Introduced and referred ..... 351
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Passed; ayes 90 , nays 9 ..... 1330
Received back ..... 1681
Concurs in amendments; ayes 56, nays 35 ..... 1683
Reported enrolled ..... 1697
Signed by the Speaker ..... 1696
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Amended and passed; ayes 71, ..... 1846
Reported enrolled ..... 1855
Signed by the Speaker ..... 1855
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Signed by Governor. ..... 2034
422 By Weaver. Legalizing ob- ligations of cities made un-der war pressure.
Introduced and referred ..... 351
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Report adopted ..... 423
Passed; ayes 96, nays 2 ..... 438
Received back ..... 477
Reported enrolled ..... 434
Signed by the Speaker ..... 490
Sent to the Governor.
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Signed by Governor
423 By Mayne. Extending by five years the period for a closed season for prairie chickens.
Introduced and referred ..... 351
Recommends passage ..... 480
Passed; ayes 90, nays ..... 588
Received back ..... 749
Reported enrolled ..... 811
Signed by the Speaker ..... 812
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Signed by Governor. ..... 914
424 By Anderson. Authorizingelections every two years ona proposal to abandon roadpaving.
Introduced and referred ..... 351
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Majority and minority reports withdrawn ..... 899
Failed to pass; ayes 34 , nays 69 . ..... 899
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425 By O'Donnell. Requiringmonthly payment of taxfunds over to the schooltreasurer.
Tntroduced and referred ..... 351
Withdrawn by author ..... 1065
426 By Powers. Authorizingrailroad commission to reg-ulate traffic at crossing ofrailroads and interurbans.
Introduced and referred ..... 361
Recommends amendment ..... 663
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127 By Blake. Requiring con-sent of a city or town coun-cil before hard surfacing aprimary road within a cityor town.
Introduced and referred ..... 362
Recommends passage ..... 705
Passed: ayes 86 nays ..... 768
Received back ..... 1566
Reported enrolled ..... 1678
Gigned by the Speaker ..... 1696
Sent to the Governor ..... 1698
Signed by Governor ..... 1856
428 By O'Donnell. Fixing Feb-ruary instead of January 1stas time for annual renewalof automobile registration.
Introduced and referred ..... 362
129 Ry Santee. Removing thelimit as to amount of stateaid to be given a county fairin proportion to premiumspaid.
Introduced and referred ..... 362
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ayes 61, nays 40 ..... 1304
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Signed by the Speaker.
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Signed by Governor.430 By Bradley. Authorizingcities and towns to providea city or town poll tax andrequiring payment in cash.
Introduced and referred ..... 362
Recommends amendment ..... 558
Report adopted ..... 558
Amendment adopted ..... 717
Amended ..... 717
Received back ..... 1987
Reported enrolled ..... 2077
Signed by the Speaker ..... 207
Sent to the Governor ..... 2092
Signed by Governor.

431 By Mayne. Defining, the crime of rape and raising the age of consent to 18 years.
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Introduced and referred......... 362
Recommends amendment ....... 889
Passed; ayes 98, nays 6.......... 1114
Received back ...................... 1986
Concurs in amendments; ayes 85 , nays 5 .2005
Reported enrolled................. 2077
Signed by the Speaker........... . . 2079
Sent to the Governor. . . . . . . . . . . . 2092
Signed by Governor...............

> 432 By Mayne Making it a crime to exhibit any immoral picture to children.
Introduced and referred......... 363
Withdrawn by author........... 422

434 By McCulloch. Requiring the filing of triplicate vouchers for bills relating to matters at the state institutions.
Introduced and referred......... 363
Recommends amendment ...... 697
Sub-amendments filed ........... 1066
Sub-amendments adopted ...... 1075
Passed; ayes 89, nays 0.......... 1075
Received back ...................... 206 )
Reported enrolled .................. 2186
Signed by the Speaker........... 2189
Sent to the Governor.............. 2184
Signed by Governor.
435 By Olson. Regulating moving picture films and anthorizing board of education to exercise censorship over the same.
Introduced and referred.
Withdrawn by author
436 By O'Donnell. Regulating the business of making small loans at high rates of interest.
Introduced and referred......... 363
Recommends amendment ...... 870
Amendments adopted ........... 943
Passed; ayes 100, nays 0....... 944
Received back .................... 1022
Peported enrolled ................. 1044
Signed by the Speaker............ 1044
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Signed by Governor................ 1248
437 By Gilbert. Increasing the compensation of judges, clerks and bailiffs in municipal courts.
Introduced and referred........ 364
Amendment ...................... 708
Amendments adopted \(.1 . . . . .\).
l'assed; ayes 87, nays \(10 \ldots . .\).
Received back ...................... 1244
Reported enrolled.................... 1306
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438 By Anderson. Revision of motor fee and high way law regarding audit of bills, apportionment to county, etc.
Introduced and referred
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439 Requiring appointment of bailiffs by the judges, who shall also fix salaries.
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to By Moorhead. Applying law as to taxation of peddlers to those who use automobiles as well as horse vehicles.

Introduced and referred........ 365
Recommends passage........... 517
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Received back ..................... 1126
Reported enrolled ....................... 1194
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Signed by Governor.............. 1337
441 Bv Rumley. Increasing road poll tax to \(\$ 6\) and revising as to other conditions.
Introduced and referred........ 378
Recommends passage ........... 620
Amended ........................... 757
Passed; ayes 73, nays 21......... 757
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Reconsidered ........................ . 909
A mended ............................ . . 909
Passed; ayes 95, nays 0......... 910
eived back ................... 2061
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Signed by Governor.
442 By Mills. Creating a commission to regulate and fix the hours and conditions of women employed in industries and limiting their hours.
Introduced and referred........ 378
Withdrawn by author............. 953
443 By Truax. Relating to the time of withdrawal of a candidate from a ticket.
Introduced and referred......... 378
Recommends passage ........... 560
Report adopted ................... 560
Passed; ayes 102, nays 0......... 718
Received back . . . . . . . . . . . . . . . . 1560
Concurs in amendments; ayes 84 ,
nays 0
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Reported enrolled ................ . 1679
Signed by the Speaker............ 1696
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444 By Morgan. Providing for notice of the expiration of right of redemption from tax sale.
Introduced and referred......... 379
Withdrawn by author............ 2034

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445 By Weaver. Revising law as to the adoption of children and the right of inheritance by adopted children.

Introduced and referred
446 By McCulloch. Appropriating \(\$ 48.08\) to R. G. Smoley for money advanced wher recruited.
Introduced and teferred........ 379
Recommends passage ........... 695
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Recommends passage ......... 1004
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Received back ............................ 2061
Reported enrolled ................. . 2185
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\(4 \pm 7\) Py Elliott. Felative to rax for a city fire itnd in sperial charter cities.

Introduced and referred........ 379
Recommends amendment ...... 479
Amendments adopted ........... 589
Passed; ayes 82, nays 4........ 590
Received back ..................... 667
Reported enrolled .............. 686
Signed by the Speaker........... 688
Sent to the Governor........... 708
Signed by Governor............. 773

> 448 By Lockin. Relating to the limitation of actions to contest the validity of certain public bonds. Introduced and referred........... 379 Recommends indefinite postponement Indefinitely postponed..................................

449 By Blake. Authorizing cities and towns to support league of Iowa municipalities.

Introduced and referred........ 380
Recommends amendment ..... 806
Committee amendment adopted. 905
Passed; ayes 80, nays 6....... 906
450 By Westervelt and Knickerbocker. Increasing cost of marriage licenses to \(\$ 5\).

Introduced and referred........ 380
Recommends amendment........ 424
Report adopted . ................. . 424
Amendment adopted ............. 433
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\section*{451 By Knickerbocker. Appropriating \(\$ 164,236\) for state fair land and buildings.}

Introduced and referred........ . 3 sn
Amendment filed . . . . . . . . . . . . . \(10 ; 3\)
Amendment adopted .............. 1090
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ments; ayes 44 , nays \(57 \ldots . .1794\)
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with amendments adopted ....2173:
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Signed by the Speaker.....................2242
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454 By Narey. Fixing terms and and time of election of school directors in an undivided school township.
Introduced and referred........ . 389
Recommends passage ........... . . 442
Report adopted . . . . . . . . . . . . . . . 442
Passed; ayes 99, nays 1........ 458
Received back ................... 949

Reported enrolled .................. 1082
Simned by the Speaker............ 1084
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455 Bv Weaver. Defining procedure in foreclosures in certain instances other than expiration of period, limited by the instrument.
Tntroduced and referred........ 389
Withdrawn by author............ 740
456 Rve Sterling. Extending provisions of the housing law to cities of 5,000 population and over.

Introduced and referred
389
457 By Garber and Floyd. Relating to regulation of manufacture and use of hog cholera serum and control by the commission of animal health.
Introduced and referred........ 490
Recommends amendment ...... 1627
S. F. 44S was substituted........ 2070

458 By Becker. Defining a used car dealer and making provision for a special license.
Introduced and referred
Withdrawn by author............ . 2034

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459 By Becker. Exempting drivers of school busses and ers of school busses and regard to licenses for chautreur.
Introduced and referred 390
Recommends substitute amendment

460 By Weaver. State tax on admission fee to amusement enterprises.
Introduced and referred......... 390
Recommends amendment694

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Introduced and referred......... 401
Recommends indefinite post-
ponement ........................
Indefinitely postponed .......... 471
462 By Sampson. Giving graduates of approved high schools entrance as freshmen in state educational institutions without condition.

Introduced and referred.
463 By Clark. Giving cities and towns the right to regulate service, rates and rentals of telephones.
Introduced and referred
464 By Parrott. Giving the board of mine examiners authority to examine and license engineers of stationary engines.
Introduced and referred........ 402
Recommends indefinite post-
ponement .........................
Indefinitely postponed ............ 647
465 By Donhowe. Giving greater authority to cities and towns in street improvements of small cost.
Introduced and referred \(40 \%\)
Recommends amendment ........ 708
Report adopted 769
Passed; ayes 74, nays 8............ 769
Senate refers to committee on
cities and towns......;........
Committee reports recommend-
ing indefinite postponement. . 1305
Indefinitely postponed
1305
466 By Truax. Increasing mileage of assessors in attending county meeting to 10 cents per mile.
Introduced and referred........ 413
Recommends passage .......... 619
Passed; ayes 98, nays 1......... 728
Recelved back..................... 1835
Reported enrolled ................. . . 1892
Signed by the Speaker........... 1914
Sent to the Governor............. 1915
Signed by Governor.................. 2111
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467 By Truax. To revise and
 clarify law regarding fees
 for recording of deeds and
 transfers.
Introduced and referred ..... 413
Report adopted ..... 769
passed; ayes 88, nays 0 ..... 907
468 By Peters. Providing an occupation tax for operationof coal mines, the proceedsto be for the benefit ofschools.
Introduced and referred ..... 413
Withdrawn from committee. Re-referred to judiciary ..... 834
Recommends passage ..... 1350
Amendment filed ..... 1637
Withdrawn by author. ..... 1774
469 By Rumley. Ending com-pulsory school attendancewhen eighth grade is com-pleted.
Introduced and referred. ..... 415
Withdrawn by author. ..... 490
470 By Vance. Increasing to\(\$ 300\) the amount which maybe expended by a county forfilling in over a culvert.
Introduced and referred ..... 413
Withdrawn by author ..... 662
471 By Harrison. Increasing to1 mill the tax levy for im-provement of certain lakes.
Introduced and referred. ..... 414
Recommends passage ..... 581
S. \(\mathbf{F}^{\prime} .453\) substituted. ..... 720
472 By Harrison. Increasingpossible compensation ofaldermen in cities of thefirst class.
Introduced and referred......... ..... 414
Recommends indefinite post-
ponement ..... 618
473 By McClune. Repeal of lawlimiting trot lines to halfway across a stream.
Introduced and referred. ..... 414
Withdrawn by author. ..... 513
474 By Wamstad. Forbiddinganticipation of proceeds ofa proposed issue of bonds.
Introduced and referred........ ..... 414
Recommends indefinite post-
ponement ..... 1319
Indefinitely postponed ..... 1319
475 By Criswell. Providing foruse of primary road fundsfor straightening roads bypurchase of land.
Introduced and referred ..... 415
Recommends indefinite post- ponement ..... 619
Minority report filed. ..... 626
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Amendment filed ..... 834
Minority report adopted. ..... 933
Amendment adopted ..... 933
Passed; ayes 100, nays 0 ..... 933
476 By Olson. Revision of the law in relation to agricul- tural seeds.
Introduced and referred ..... 415
477 By Committee of Agricul- ture. Revision of law in re- gard to control and taxation of dogs.
Introduced ..... 415
Amendment filed ..... 917
Amendment adopted ..... 930
Amended ..... 931
Amendment filed ..... 956
Amendment adopted ..... 970
Passed; ayes 93, nays 2 ..... 971
Received back ..... 1803
Reported enrolled ..... 1891
Signed by Speaker ..... 1914
Sent to the Governor ..... 1915
Signed by Governor. ..... 2111
478 By Larson. Relating to payment of jury costs intrials on a change of venue.
Introduced and referred ..... 425
Recommends amendment ..... \(53 \dot{1}\)
Amendments adopted ..... 605
Passed; ayes 92 , nays 0 ..... 605
Received back ..... 605
Concurs in amendments; ayes 89 , nays 0 ..... 1610
Reported enrolled ..... 1678
Signed by Speaker ..... 1696
Sent to the Governor ..... 1699
Signed by Governor ..... 1856
479 By Stimson, Shores, Ontjes. Authorizing tax for a muni-cipal band.
Introduced and referred. ..... 425
Recommends amendment ..... 706
Report adopted ..... 758
? nnted ..... 758
Passed; ayes 86 , nays 6 ..... 759
Received back ..... 1093
Renorted enrolled ..... 1083
Sianed by the Speaker ..... 1084
Sent to the Governor ..... 1095
Sirned by Governor. ..... 1248
480 By Edson. Relating to vo-cational rehabilitation andappropriating \(\$ 48.272 .90\) forco-operation with federalgovernment.
Introduced and referred ..... 425
Recommends passage ..... 517
Passed; ayes 92 , nays 0 ..... 603
Recommends passage ..... 657
Received back ..... 749
Reported enrolled ..... 779
signed by the speaker ..... 80
Sent to the Governor ..... 494
Signed by Governor.481 By Weaver. Limiting thehours of employment of fe-males in factories and pro-viding for keeping of recordsby employers.
Introduced and referred426
Withdrawn ..... 1208
H. F.
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482 By Ontjes. Requiring rail- roads to construct spur tracks to industries.
Introduced and referred ..... 426
Recommends amendment ..... 1177
S. F. 429 substituted ..... 1378
483 By Knickerbocker. Provid- ing for the licensing of pediatry.
Introduced and referred ..... 426
Recommends passage ..... 892
Amendment filed ..... 991
Amendment adopted ..... 1063
Passed; ayes 94, nays 0 ..... 1064
Received back ..... 1745
Reported enrolled ..... 1810
Signed by the Speaker ..... 1814
Sent to the Governor. ..... 1835
Signed by Governor. ..... 2034
484 By Moorhead. Legalizingpublication of legal noticeswhere not made within theright time.
Introduced and referred ..... 426
Recommends passage ..... 536
Passed; ayes 90, nays 0 ..... 606
485 By Powers. Authorizing com-mencement of an action be-for justice of peace in anadjoining county.
Introduced and referred ..... 426
Recommends amendment ..... 536
Amendments adopted ..... 607
Passed; ayes 90 , nays 0 ..... 607
Received back ..... 1743
Concurs in amendments; ayes
95 , nays 0 ..... 1801
Reported enrolied ..... 1983
Signed by the Speaker ..... 1985
Sent to the Governor. ..... 1985
Signed by Governor..486 By Nervig. Prohibiting nep-otism in any public office orposition, in county, city orstate.
Introduced and referred ..... 451
Recommends amendment ..... 782
Amendments filed ..... 991
Amendments adopted ..... 1016
Passed; ayes 76, nays 21 ..... 1017
Motion to reconsider filed ..... 1044
Reconsidered ..... 301
Amended ..... \(130 i\)
Amendment filed ..... 1338
Amendment adopted ..... 1365
Amended ..... 365
Passed; ayes 71, nays 20
 366487 By Rumley. Requiring thatrailroads turn over to statepart of the fares receivedon intrastate traffic above 3cents.
Introduced and referred ..... 451
488 Bv Long. Providing thatdirectors of the state board
Introduced and referred ..... 451
Withdrawn by author. ..... 1461

486 By Nervig. Prohibiting nepotism in any public office or
position, in county, city or positi

487 By Rumley. Requiring that part of the fares received on intrastate traffic above 3 ents.
-
of agriculture shall be elected by congressional dis-
tricts.
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489 By Long. Relating to serv- ice of notice publication in matters of defects of title.
Introduced and referred ..... 451
Recommends indefinite post- ponement ........................ Indefinitely postponed ..... 783
490 By Rankin. Relating to tax for waterworks con. struction in certain cities.
Introduced and referred ..... 452
Recommends passage ..... 870
S. F. 481 substituted ..... 1063
Withdrawn by author ..... 1065
491 By Peterson. Relating to elections on road paving, re- quiring separate return on votes in cities and towns and in country.
Introduced and referred ..... 452
Withdrawal by author. ..... 461
492 By Graham. Defining realestate brokers and provid-ing and creating a stateboard for the examinationand licensing of such.
Introduced and referred ..... 452
Reported without recommenda-
Reported without recommenda- tion ..... 781
Report adopted ..... 781
Amendments filed ..... 884
Amendments adopted ..... 895
Withdrawn by author ..... 896
493 By Edgington. Relating to the right to spear fish on the bottom lands and islands of the Mississippi.
Introduced and referred ..... 452
Withdrawn by author. ..... 687
494 By Moen. Providing for payment of interest at 3 per cent on public money on de- posit.
Introduced and referred ..... 473
Recommends passage ..... 694
Amendment filed ..... 807
Passed; ayes 100 , nays 0 ..... 928
Received back ..... 1745
Reported enrolled ..... 1810
Signed by the Speaker ..... 1814
Signed by Governor ..... 2034
495 By Rankin. Relating to the equipment of a caboose orother similar car
Introduced and referred ..... 473
Recommends passage ..... 922
Amended ..... 116
Passed; ayes 93, ayes 0 ..... 1117
Received back ..... 1861
Concurs in amendments; ayes 77nays 01877
Reported enrolled ..... 1983
Signed by the Speaker ..... 1985
Sent to the Governor ..... 1985
Signed by Governor.

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496 By Rankin. Authorizing increase in the tax for fire department purposes.
Introduced and referred........ 473
Recommends amendment ....... 869
Amendment adopted .............. 1061
Passed; ayes 91, nays 0.......... 1061
497 By Committee on Insurance. Authorizing appointment of receivers for insurance companies and taking possession of a company by the insurance commissioner.
Introduced ..... 473
Amendment filed ..... 532
Amendment adopted ..... 564
Failed to pass; ayes 34 , nays 66 . ..... 565
498 By Springer. Authorizing sale of certain lake lands inLouisa county.
Introduced and referred ..... 474
Committee reports recommend- ing passage ..... 890
Amended ..... 536
1'assed; ayes 86, nays 1 ..... 1536
499 By Brady. Authorizing thecollective production andmarketing of produce byco-operative associations ofproducers.
Introduced and referred. ..... 474
lecommends amendment ..... 1112
Amendment filed ..... 1684
lmendments adopted ..... 1.727
"assed; ayes 100. nays 0 ..... 1727
Received back ..... 2023
concurs in amendments; ayes 61nays 472039
Reported enrolled ..... 2185
Signed by the Speaker ..... Sent to the Governor2183Signed by Governor.500 By Brady. Authorizing or-ganizations of producers ona co-operative basis.
Introduced and referred ..... 474
Recommends amendment ..... 1469
S. F. 503 substituted ..... 1725501 By Carter. Making provi-sion for a convention to re-vise the constitution of thestate.
Introduced and referred ..... 474
Withdrawn by author ..... 1065
502 By Lake. Repealing the law for the licensing and regu-lation of jitney busses.
Introduced and referred ..... 481
Recommends amendment ..... 923
Amendments filed ..... 1065
Amendment filed ..... 1339
Substitute amendment filed.... 1340
Committee amendment adopted. 1372
Substitute amendments adopted. 1372Passed; ayes 85, nays \(15 . . . . .1372\)
Received back1372
Reported enrolled ..... 1798
Signed by the Governor ..... 1804
signed by Governor ..... 2034
II. F. Page
503 Fy Rumley. Making arm- istice day a legal holiday,November 11th.
Introduced and referred ..... 498
Recommends amendment ..... 781
Substitute committee amend- ments adopted ..... 798
Passed the House; ayes 75, nays ..... 7991 ….................................
judiciary ..... 738Committee reports recommend-
ing passage ..... 879
Passed Senate; ayes 31, nays 0.. 1020
Received back in House......... 1244
Reported correctly enrolled.... 1306
Signed by the Speaker ..... 1307
Signed by the President ..... 1094
Sent to the Governor. ..... 1336
Reported signed by Governor. ..... 1412
\(504 \underset{\text { Beading of }}{\text { Brancis. Requiring the the in }}\) reading of schools.
Introduced and referred ..... 498
Amendments filed ..... 1337
Passed; ayes 70, nays 29 ..... 9 . . . . . . . 1414
505 By Weaver. Relating to the time of bonds issued for swimming pools and otherplaces by cities.
Introduced and referred. ..... 498
Recommends amendment ..... 707
Report adopted ..... 929
Passed; ayes 81, nays ..... 929
506 By Blake. Requiring train service on railroads of 20 miles in length instead of25 miles.
Introduced and referred ..... 498
Recommends amendment ..... 922 ..... 922
Amendment adopted ..... 1119
Passed; ayes 91, nays 0.......... ..... 1119
Recommends indefinite post
ponement ..... 1311
507 By Benz. Forbidding the use of ferrets in hunting any wild game.
Introduced and referred ..... 499
Recommends passage ..... 697
Withdrawn by author ..... 913
508 By Powers. Legalizing county warrants in Carroll county. ..... 520
Introduced and referred
Introduced and referred
Recommends passage ..... 616
Passed; ayes 74, nays 15 ..... 673
Received back ..... 770
Reported enrolled ..... 833
Signed by the Speaker ..... 877
Sent to the Governor ..... 887
Signed by Governor ..... 914

509 By Hauge. Defining who are agents of insurance companies and exempting representatives of mutual asessment associations.
Page H. F. ..... 
520 ..... 
520
Introduced and referred
Introduced and referred
831
831
Recommends passage ..... 1031
Received back ..... 1803
Reported enrolled ..... 1892
Signed by the Speaker ..... 1.914
Sent to the Governor ..... 1915
Signed by Governor. ..... 2111
510 By Parsons. Relating to payment on drainage bonds and applying the law to drainage certificates.
Introduced and referred ..... 520
Recommends passage ..... 704
Passed; ayes 96, nays 0 ..... 932
Received back in House. ..... 1704
Reported enrolled ..... 1793
Signed by the Speaker ..... 1794 ..... 1794
Sent to the Governor. ..... 1804
Signed by Governor. ..... 2034
511 By Parsons. Relating to thetime of commencement ofbonds issued in payment fordrainage work.
Introduced and referred ..... 520
Recommends passage ..... 704
Amendment filed ..... 917
Amendment adopted ..... 936
Passed; ayes 94, nays ..... 936
Received back ..... 1859
Reported enrolled ..... 1913
Signed by the Speaker ..... 1914
Sent to the Governor ..... 1918
Signed by Governor. ..... 2111
512 By Parsons. Authorizing non-use of the party circlewhere voting machines arein operation.
Introduced and referred ..... 521
Recommends passage ..... 921
Passed; ayes 56, nays 42 ..... 1121
Received back ..... 2022
Concurs in amendments; ayes 66, nays 1 ..... 2038
Reported enrolled ..... 2185
Signed by the Speaker ..... 2189
Sent to the Governor ..... 2183
Signed by Governor513 By MeCulloch. Increasingpay of inspectors in dairyand beef cattle work to\(\$ 3,000\) a year and appro-priating for dairy, cattleand grain instruction \(\$ 32,500\)for the three associations.
Introduced and referred ..... 521
Recommends passage
148
Passed; ayes 70, nays 14 ..... 1379
Received back ..... 
1703 ..... 
1703
Reported enrolled ..... 1793
Signed by the Speaker ..... 1794
Sent to the Governor ..... 1804
Signed by Governor. ..... 2034

514 By McCulloch. Placing the examination of public accountants under the state university and providing for certification of graduates of accredited commercial schools.
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Introduced and referred........ . 521
Recommends amendment ....... 1307
Amendments filed ................. 1579
Committee substitute amendment adopted 1666
Amendment adopted ................. 1666
Failed to pass; ayes 63, nays 12.1770
Senate requests return........... 2178
House returns to Senate.......... 2185
515 By Allyn. Appropriating for payment of balance due on voting machine for house of representatives \(\$ 3,736.56\).
Introduced and referred........ 521
Recommends passage ............ 1397
Referred to appropriations. . . . . 1398
Recommends passage ............ 1680
Passed; ayes 80, nays 2........... 1906
Received back ...................... 2200
Reported enrolled .................. 2240
Signed by the Speaker............. 2242
Sent to the Governor................224b
Signed by Governor
516 By MeClune. Making it unlawful to remove marks of identification from machinery or any article of commerce.

Introduced and referred........ 524
Recommends passage ............ 780
Passed; ayes 88, nays 4.......... 1027
517 By Berry. Regulating the time of payment of wages of coal mine employes.
Introduced and referred........ 522
Reported without recommendation

1076
Passed; ayes 84, nays 9.............. 1283
518 By Weaver. Authorizing issue of certificates in anticipation of issue of bonds for park purposes.
Introduced and referred......... 52\%
Recommends passage ........... 869
Passed; ayes 75, nays 0............ 988
Recelved back ....................... 1744
Concurs in amendments; ayes
70, nays \(0 . . . . . . . . . . . . . . . . . . . .\).
Reported enrolled................... 1891
Signed by the Speaker............ 1914
Sent to the Governor............. 1915
Signed by Governor......................2111.
519 By Westervelt. Legalizing formation of school district at Paton.
Introduced and referred........ 522
Recommends passage ........... 616
Passed; ayes 86, nays 0......... 682
Received back ....................... 1019
Concurs in amendments; ayes 84, nays 0

1026
Reported enroiled......................... 1083
Signed by the Speaker............ 1084
Sent to the Governor........... 1093
Signed by Governor................ 1248
520 By Santee. Relating to investment of trust funds in bonds of the United States or of Iowa or federal farm loan bonds.
Introduced and referred........ 523
Withdrawn by author. 1956
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521 By Clark. Providing a method by which a nonresident corporation may designate an agent upon whom notice of special assessments may be served.
Introduced and referred......... 523
Recommends amendment ....... 1624
Amendments adopted ............ 1896
Passed; ayes 65, nays 4......... 1896
Received back . . . . . . . . . . . . . . . . 2223
Reported enrolled .................... 2241
Signed by the Speaker.............. 2242
Sent to the Governor.............. 2246
Signed by Governor.
522 By Lockin. Authorizing investment of funds of fraternal associations in farm loan bonds.
Introduced and referred......... 523
Recommends passage ............ 831
Passed; ayes 98, nays 4.........103y
523 By Committee on Municipal Corporations. Making special assessment certificates payable in ten installments instead of seven.
Introduced 524
Passed; ayes 91 , nays \(0 . .\).
Received back ..................... . . 1565
Returns to Senate.................... 1651
Received back in House.......... 2166
Reported enrolled ................... 2237
Signed by the Speaker............. 2242
Sent to the Governor.
Signed by the Governor.
524 Bv Beeman. Requiring public utility corporations to file reports showing financial operations.
Introduced and referred........ 537
Recommends passage ........... 1176
Amendments filed . . . . . . . . . . . . . . 1382
Amendments adopted ............. 1403
Passed; ayes 81, nays 13......... 1403
525 By Lake. Fixing the retirement pay for firemen and policemen in all cities at half the former pay.
Introduced and referred......... 537
Recommends indefinite post- 1003

Indefinitely postponed . . . . . . . . . . 100s
526 By Ontjes. Relating to estimates for additional taxes for school purposes and levy for the same.
Introduced and referred........ 537
527 By Rankin. Relating to the profits and dividends of stock insurance companies.
Introduced and referred......... 537
Withdrawn by author.............. 1976
528 By Westervelt. Appropriating for annual school of small arms practice for all Iowa people, \(\$ 6,000\).
Introduced and referred........ 538
Re-referred appropriations .... 991
Reports indefinite postponement 1348
Indefinitely postponed ........... 1348


532 By Smith. To regulate the practice of drugless healing and to provide for certification of osteopaths, chiropractors and others.

Introduced and referred
548

\section*{\(\therefore 3\) By Calhoun. Revision of the law relating to registration of motor vehicles.}

Introduced and referred........ 549 Withdrawn by author.............1468

534 By Beeman. Limiting to 90 per cent the exemption on the earnings of a head of the family from liability for debt.

Introduced and referred......... 544
tions'
1238
Amended ............................ 1456
Passed; ayes 76 , nays \(22 \ldots . . .1457\)
535 By Elliott. Legalizing bonds of Sioux City.

536 By Doolittle. Relating to the liability of executors in their own wrong.

Introduced and referred........ 549
Recommending passage ....... 617
Passed; ayes 99, nays 0........ 729
Received back ..................... 1745
Reported enrolled ..................... 1810
Signed by the Speaker........... 1814
Sent to the Governor............. 1834
Signed by Governor................... 2034
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537 By Parsons. Amending as to acceptance of warrants against a drainage district in payment of certificates.
Introduced and referred........ 561
Recommends passage ............. 704
Passed; ayes 87, nays 0......... 937
Received back, ........................ 1745 ,rted enrolled .................... 1794
Signed by the Speaker........... . 1794
Sent to the Governor........... 1805
Signed by Governor............... 2034
538 By Ramsey. Relating to taking fish from the inland and boundary rivers and limiting the catch.
Introduced and referred........ 561
Recommends passage .......... 696
Passed; ayes 73, nays 7........... 1534
Received back .................... 2200
Reported enrolled.................... 2237
Signed by the Speaker............... 2242
Sent to the Governor..........
Signed by the Governor.........
539 By Westervelt. Legalizing bonds for school district at Jefferson.
Introduced and referred........ 561
Recommends amendment ...... 888
Committee amendments adopted 983
Passed; ayes 84, nays 0........ 983
Received back ...................... 1857
Enrolled . . . . . . . . . . . . . . . . . . . . . 1983
Signed by the Speaker............. 1985
Sent to the Governor............... 1985
Signed by Governor.
540 By Calhoun. Relating to filing of affidavits with reference to proving possession of land.
Introduced and referred........ 562
Re-referred ........................ . . 807
Withdrawn by author........... 867
541 By Narey. Authorizing savings banks to invest their surplus in federal farm loan bonds.
Introduced and referred........ 562
Recommends passage ............ 958
Passed; ayes 88, nays 0......... 1153
542 By Narey. Authorizing life insurance companies to invest in federal farm loan bonds.
Introduced and referred........ 562
Recommends passage ...........1320
Passed; aves 76, nays 0.......... 1506
3 Rv Francis. Authorizing expenditure of cemetery funds on cemetery in another county.
Introduced and referred........ 562
Committee reports recommend-
ing passage
705
Passed; ayes 98, nays 0......... 939
Received back ................... 1442
Reported enrolled ..................... 1588
Signed by the Speaker........... 1589
Sent to the Governor............ 1618
Signed by Governor.............

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\section*{544 By Moorhead. Fixing penalties for violation of the law in regard to children sent to part time schools.}

Introduced and referred........ 562
Recommends amendment ....... 1051
Amendments adopted ........... 1187
Passed; ayes 62, nays 0......... 1187
545 By Santee. Legalizing 'certain bonds in Black Hawk county.
Introduced and referred........ 563
Recommends passage ........... 814
Passed; ayes 86, nays 2......... 911
Received back . . . . . . . . . . . . . . . . 1126
Reported enrolled ................ 1194
Signed by the Speaker........... 1194
Sent to the Governor............ 1204
Signed by Governor............... 1337

546 By Hauge, Ontjes, Santee. Providing for re-investment of agricultural college funds and creation of a state rural credits system.
Introduced and referred........ 582
Recommends amendment ...... 89.
Referred to appropriations..... 893
Amendment ......................... 1528
Amendments adopted ........... 1775
Passed; ayes 63, nays 34.......... 1775
547 By Morgan. Defining rights of tenant and landlord in case of injury to property through no fault of tenant.

Introduced and referred......... 582
Recommends indefinite post- 783
ponement ....................... 783
Indefinitely postponed .......... 783
548 By Parsons. Legalizing a consolidated district at Jolley.
Introduced and referred........ . 582
Recommends amendment ...... 920
Report adopted. .................. . . . 989
Passed; ayes 77, nays 0......... 990
Received back ..................... 1244
Reported enrolled . . . . . . . . . . . . . 1306
Signed by the Speaker............ 1307
Sent to the Governor............. 1336
Signed by Governor............... 1412

\section*{549 By Beeman. Relating to expenses of candidates and sworn statements relating thereto.}

Introduced and referred........ 583
Recommends passage ............ 1352
Passed; ayes 82, nays 1......... 1558
Received back .................... 2024
Reported enrolled ................ 2075
Signed by the Speaker.......... 2078
Sent to the Governor.............. 2092
Signed by Governor..............
550 By Fackler. Relating to
Iiens for services of domes-
tic animals.
Introduced and referred.......... 583
Recommends passage ............ 892

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Amendment adopted ............ 985
Failed to pass; ayes 51, nays 33. 986
Motion to reconsider. . . . . . . . . . . . 992
Amended . . . . . . . . . . . . . . . . . . . . . 1375
Passed 83 to 6...................... . . 1375
Motion to reconsider prevailed. 1374
Received back . . . . . . . . . . . . . . . . 2179
Concurs in amendments; ayes 81,
nays 0
2180
Reported enrolied …....................... 2239
Signed by the Speaker...........224"y
Sent to the Governor............
Signed by Governor.
551 By McCulloch. Legalizing.
Introduced and referred ....... 583
Recommends amendment ...... . 891
Committee report adopted....... 986
Passed; ayes 89, nays 0........ 987
552 By Committee on Roads. Setting aside \(\$ 150,000\) for a contingent primary road fund.

Introduced ....................... . 583
Passed; ayes 72, nays 4........ 767
Received back . . .................. . 2202
Reported enrolled :................. 2238
Signed by the Speaker............. 2242
Sent to the Governor.
Signed by Governor.............
553 By Committee on Roads. Relating to interest on assessments for road purposes.
Introduced . . . . . . . . . . . . . . . . . . . 584
Passed; ayes 92, nays 2.......... 722
Received back ................... . 1022
Reported enrolled ................... 1083
Signed by the Speaker.......... 1084
Sent to the Speaker.............. 1084
Sent to the Governor............. 1094
Signed by Governor . . . . . . . . . . . . 1248
554 Ry Committee on Rnads. Relating to improvement of primary roads along corporation lines.
Introduced ...................... 584
Passed; ayes 88, nays \(12 . . . . . .\).
555 By Committee on Roads. Relating to the service of notice of apportionment reports on highway improvements.
Introduced ........................ . 581
Passed; ayes 97, nays 5........... 724
556 By Committee on Roads. Relating to the condemnation of land in order to obtain road material.

Introduced ....................... 584
Passed; ayes 99, nays \(1 . \ldots .{ }^{2} 725\)
Received back .................... 1358
Concurs in amendments; ayes 83 , nays 6

Reported enrolled . . . . . . . . . . . . . . \(143!\)

Signed by the Speaker............ . 1551
Sent to the Governor............... 1551
Signed by Governor................ 1684
557 By Becker. Legalizing acts of the town of Guttenberg.
H. F. Page
Introduced and referred ..... 584
Recommends passage. ..... 780
Passed; ayes 69, nays 0 ..... 796
Received back ..... 1126
Reported enrolled ..... 1193
Signed by Speaker ..... 1194
Sent to the Governor ..... 1204
Signed by Governor ..... 1337
558 By Becker. Legalizing transfer of funds at Elkader.
Introduced and referred ..... 584
Recommends passage ..... 780
Passed; ayes 72 , nays 0 ..... 797
Received back ..... 1125
Reported enrolled ..... 1194
Signed by the Speaker ..... 1194
Sent to the Governor. ..... 1204
Signed by Governor. ..... 1337
559 By Shores. Legalizing con- solidation of school districts at Janesville.
Introduced and referred ..... 585
Recommends passage ..... 616
Passed; ayes 96. nays 0 ..... 672
Received back ..... 949
Concurs in amendments; ayes 84, nays 0 ..... 1009
Reported enrolled ..... 1082
Signed by the Speaker ..... 1084
Sent to the Governor ..... 1093
Signed by Governor. ..... 1248 ..... 1248
560 By Emery, Relating to per- sons entitled to free trans- portation and fixing it at persons "who are regularly employed."
Introduced and referred ..... 585
Recommends passage ..... 922
1135
561 By Vance. Relating to ex- emption of property from taxation and the duty of an heir in regard to taxes on such property.
Introduced and referred ..... 585
Withdrawn by author. ..... 1145
562 By Santee. Legalizing cer- tain bonds issued where date of maturity was wrongly fixed.
Introduced and referred ..... 585
Withdrawn by author ..... 831
563 By Le Valley. Regarding the valuation of securities held by life insurance as-sociations.
Introduced and referred ..... 585
Recommends passage ..... 1046
Passed; ayes 76, nays 9 ..... 1280
Recelved back ..... 2024
Reported enrolled ..... 2075
Signed by the Speaker ..... 2078
Sent to the Governor. ..... 2091
Signed by Governor
564 Committee on Military. Au-thorizing operation of waterplant at Camp Dodge for thebenefit of the United States.
H. F.Page
Introduced and referred ..... 586
Recommends passage ..... 622
Passed; ayes 103, nays ..... 623
Received back ..... 670
Concurs in amendments; ayes 96, nays 1. ..... 675
Reported enrolled ..... 686
Signed by the Speaker ..... 688
Sent to the Governor ..... 709
Signed by Governor ..... 773
565 By Truax. Amending the law relating to the electionof county superintendents.
Introduced and referred ..... 614
566 By Truax. Exempting adwelling house from assess-ment for taxation for tenyears.
Introduced and referred. ..... 614
Recommends indefinite post- ponement ..... 869
Indefinitely postponed ..... 869
567 By Hauge. Extending to allcities and towns the author-ity over parkings and trees'on streets.
Introduced and referred ..... 647
Recommends amendment
1002
1002
Substitute filed ..... 1338
Committee am ..... 1367
Substitute adopted ..... 1367
Amended
1367
1367
Passed; ayes. 85 , nays ..... 1367
568 By Allyn. To pay the FortDodge interurban \(\$ 9,408.06\)because of damage done bya slide of dirt on the capitolgrounds.
Introduced and referred ..... 647
Recommends amendment ..... 1705
Re-referred to appropriations committee . . . . .................. 1705
Recommends amendment and
passage ..... 1983
Amendments adopted ..... 2016
Passed; ayes 81, nays 8 ..... 2016
569 By Elson. Requiring auto-mobiles to stop at everyrailroad crossing uniessthere is gate or flagman.
Introduced and referred ..... 647
Recommends indefinite post-
ponement ............ ..... 1104
Indefinitely postponed ..... 11.04
570 By Blake. Revision of thelaw as to inspection ofrestaurants and the fees tobe paid the hotel inspectors.
Introduced and referred........ 647
Recommends amendment ..... 1242
Amendment filed ..... 1466
Amendment adopted ..... 1642
Amended ..... 1642
Received back ..... 2173
Reported enrolled ..... 237
Signed by the Speaker ..... 2242
Signed by Governor ..... 
H. F. Page
571 By Santee. Legalizing es- tablishment of school dis- trict at Dunkerton.
Introduced and referred ..... 648
Recommends amendment ..... 782
Amendments adopted ..... 795
Passed; ayes 74, nays 0 ..... 795
Received back ..... 1125
Reported enrolled ..... 1194
Signed by the Speaker ..... 1194
Sent to the Governor. ..... 1204
Signed by Governor. ..... 1337
572 By Letts. Providing forprinting names of candi-dates for county office onthe ballots in rotation.
Introduced and referred ..... 648
Recommends passage ..... 1004
Passed; ayes 90, nays 2 ..... 1179
573 By Rumley. Permitting leaving school when theeighth grade is conmpleted.
Introduced and referred ..... 648
Recommends indefinite post- ponement . . . . . . . . . . . . . . . . . . 1107
placed on calendar ..... 1107
Motion to reconsider ..... 1205
Amendment filed ..... 1269
574 By Carter. Authorizing pav- ing of road through state ground at Eldora and \(\$ 75,000\)for the purpose.
Introduced and referred. ..... 648
Recommends substitute amend- ment ..... 1680
S. F. 694 substituted ..... 2093
575 By Weaver. For a commis-sion on uniform state laws,three members to be ap-pointed by the governor, toact without pay.
Introduced and referred ..... 648
Recommends passage ..... 1599
Withdrawn by author. ..... 1955
576 By Gilbert. Revision of law as to the admission of per-sons to the soldiers' home.
Introduced and referred ..... 648
Passed; ayes 91, nays
Passed; ayes 91, nays ..... 1136 ..... 1136
Received back ..... 1859
Reported enrolled ..... 1954
Sioned by the Speaker ..... 1951
Sent to the Governor ..... 1958
Signed by Governor. ..... 2111
577 By Westervelt. Legalizingcertain sewer bonds at Chur-dan.
Introduced and referred......... 649 Recommends ..... 888
Passed; ayes 79, nays 0 ..... 982
Received back ..... 1857
Reported enroled \({ }^{\text {Signed }}\) by the Speaker ..... 1914
Sent to the Governor ..... 1918
Signed by Governor. ..... 2111
H. F. Page
578 By Mayne. Legalizing war- rants issued at Emmets- burg.
Introduced and referred ..... 649
Recommends amendment ..... 891
Amendments adopted ..... 977
Passed; ayes 79, nays 0 ..... 977
Received back ..... 1244
Reported enrolled ..... 1306
signed by the Speaker ..... 1307
Sent to the Governor ..... 1355
Signed by Governor ..... 1412
579 By Edson. Relating totime of notice of lettingwork on drainage matters.
Introduced and referred ..... 649
Recommends passage ..... 814
Passed; ayes 84, nays 0 ..... 1037
Received back ..... 1857
Reported enrolled ..... 1912
Signed by the Speaker. ..... 1914
Sente the Governor .....  1918
Reported signed by Governor
580 By Edson. Appropriating for vocational education \(\$ 28,300\).
Introduced and referred ..... 649
Recommends passage ..... 1144
Referred to appropriations ..... 1344
Recommends amendment ..... 1529
Amendment filed ..... 1705
Committee amendment asamended adopted1888
Passed; ayes 79. nays 4 ..... 1889
Received back
2106
2106
Reported enrolled ..... 2187
cinned by the Speaker ..... 2190
Sent to the Governor ..... 2184
Signed by Governor.
581 By Santee. Relating to taxesin independent districts andthe issue of bonds for emer-gency in case of fire.
Introduced and referred ..... 649
Recommends amendment ..... 160
S. F. 589 substituted ..... 1692
Withdrawn by author ..... 1695
582 By Blake. Relating to pay-ment for the grading, drain-ing and other work on pri-mary roads.
Introduced and referred ..... 649
Recommends amendment ..... 1601
S. F. 589 substituted ..... 1692
Withdrawn by author ..... 1695

582 By Blake. Relating to payment for the grading, drainage and other work on primary roads.
Introduced and referred ..... 650
Recommends passage ..... 958
Amendment filed ..... 1066
mondment filed ..... 1095
Amendments adopted ..... 1154
Amended ..... 1154
Passed; ayes 96, nays 0............ 1155
Reconsidered vote, 70 to \(0 . . . . .1171\)
H. F. Page
583 By Yenter. Limiting to 15 per cent the amount of funds derived from sale of stock which may be used for promotion.
Introduced and referred. ..... 650
584 By Doolittle. Appropriating \(\$ 40,000\) for vital statistics department in registration of births and deaths.
Introduced and referred......... \({ }^{650}\)
Referred to appropriations....... 1002
Recommends amendment ...... 1347
Amendment adopted © \(13 . . . . .1435\) Passed; ayes 86, nays \(13 . .\). Received back ..... 2082
Rigned by the Speaker ..... 2189
Sent to the Governor. ..... 2184
Signed by Governor.
585 By Lake. Providing for re- tention of part of fees of justices of peace in populous counties.
Introduced and referred ..... 650
Recommends amendment ..... 1318
Amendments adopted ..... 1448
Passed; ayes 61, nays 6 ..... 6................ 1448
586 By Scott of Fremont. Re- lating to the duty of asses- sors in placing reports be-fore the boards of review.
Introduced and referred ..... 651
Recommends passage ..... 919
Passed; ayes 82, nays 3........1138
Received back ..... 1856
Reported enrolled
Reported enrolled ..... 1954 ..... 1954
signed by Speaker. ..... 1950
Sent to Governor ..... 1958
Request return from Governor. ..... 2074
Received back


Concurs in amendments; ayes 64
nays 0 ..... 2193
Reported enrolied ..... 2238
Signed by Speaker. ..... 2242
Sent to the Governor ..... 2242
Signed by Governor.

587 By Doolittle. Appropriating \(\$ 20,000\) for completion of the compilation and publishing of a roster of Iowa soldiers in the great war.

Introduced and referred........ 651
Re-referred to appropriations.. 991
Recommends passage............ 1427
Passed; ayes 92, nays 0.......... 1725
Received back ..................... 208 .
Concurs in amendments; ayes 86,
nays 0
2086
Reported enrolled...........................2235
Roned by Speaker................... 2242
Sent to Governor. .................. 2244 ned by Governor.

588 By Knickerbocker. Increasing the state bonus to be paid to poultry associations for premiums.
H. F.

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589 By Kime. Increasing the amount which may be allowed a widowed mother for care of children.
Introduced and referred........ 651
Recommends amendment ........ 814
S. F. 610 substituted. ............... 1038

590 By Gilmore of Clay. Reducing to 90 per cent the proportion of wases which are exempt from execution for debts.
Introduced and referred........ 651
Withdrawn by author............. 772
591 By Morgan. Relating to the improvement of roads leading from cities to cemeteries.
Introduced and referred........ 664
Withdrawn by author. 1065

592 By Blake. Providing for appointment of examiners of accounts in certain school districts.

Introduced and referred........ 665
Recommends indefinite post-
ponement . . . . . . ................ 1460
nomered placed on the calendar. 1461
Substitute amendment filed.... 1635
Substitute amendment adopted.. 1903
Amended ............. . . . ......... 1903
Passed; ayes 71, nays 18.......... 1903
593 By Elson. Relating to the manner of dissolution of consolidated school corporations.

Introduced and referred........ 665
Passed; ayes 84. nays 0.
594 By Weber. Relating to the narrow gauge railroad and an investigation and order for widening.
Introduced and referred. . . . . . . 665
Recommends passage ................ 1351
Passed; ayes 88, nays \(0 . . . . . . .1559\)
595 By Perkins. Printing of names of candidates on municipal tickets without party designation.

Introduced and referred.
596 By Grimwood. Providing for appointment of a state superintendent of physical education and a course of study for the common schools.

Introduced and referred........ 666
Recommends passage ............. 1458
Referred to appropriations...... 1459
Withdrawn by author............ 1774

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597 By Committee on Motor Vehicles. Relating to the remittance of fees by a county treasurer on motor vehicles licenses.

Introduced ......................... 666
Amendment filed ................. 917
Amendment adopted ............ 940
Passed; ayes 96, nays 0........... 940
Amendment adopted ............. 1435
Received back .................... . . 1707
Concurs in amendments; ayes 70,
nays 0
1716
Reported enrolled .................. 1983
Signed by the Speaker. . . . . . . . . 1985
Sent to the Governor.............. 1985
Signed by Governor.
598 By Clark. Providing for the inspection of factories and to protect the health of persons employed.

Introduced and referred........ 666
599 By Forsling. Authorizing a city planning commission for any city and defining its duties and authority.

Introduced and referred........ 700
Recommends amendment . . . . . . . 1101
Amendments adopted ............. 1225
Passed; ayes 62, nays \(16 . . . . . .\).
600 By Forsling. Providing for assessment of costs against property in a district for flood protection.

Introduced and referred........ 700
Recommends amendment ...... 1048
Amendments adopted :.......... 1220
Passed; ayes 70, nays \(13 . . . . . .\).
601 By Lake. Providing for restricted districts in cities and to give authority to limit places where trades and industries may be carried on.

Introduced and referred........ 700
Recommends amendment ....... 1102
Amendments adopted ............ 1228
Passed; ayes 72, nays 5.......... 1228

\section*{602 By Lake. Providing for regulation of purchase of a portion of plot of ground and payment per square foot.}

Introduced and referred........ 700
Recommends indefinite post-
ponement ...........
920
Indefinitely postponed 920

603 By Lake. Authorizing cities to require property owner to bring street to permanent grade before placing sidewalks.

Introduced and referred........ 701

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Introduced and referred. 701
Recommends amendment ....... 1210
Amendments adopted ............ 1439
Passed; ayes 82, nays 0............ 1439
Recelved back ...................... 1861
Concurs in amendments; ayes 79, nays 0
. 1878
Reported enrolled .................. 1983
Signed by the Speaker........... 1984
Sent to the Governor.............. 1985
Signed by Governor..............
605 By Donhowe. Appropriating to A. E. Yttrevold \(\$ 210\) for a horse.

Introduced and referred........ 701
Recommends passage . .......... 1397
Referred to appropriations..... 1397
Recommends amendment ...... 1679
Amendments adopted ............ 1909
Passed; ayes 80, nays 2.......... 1910
Received back ..................... 2201
Concurs in amendments; ayes 75,
nays 1 ........................... 2207
Reported enrollad ................... 2238
mined by the Speaker.............. 2242
Sent to the Governor.............2242
Signed by Governor.
606 By Ramsey. Placing track scales under the law with regard to adjudications of disagreements as to scales.

Introduced and referred
701
607 By Moorhead. Appropriating \(\$ 25,000\) for additional work in the venereal disease department of the state board of health.

Introduced and referred........ 701
Recommends passage ............ 1146
Re-referred to appropriations. . 1294
Recommends passage . ........... 1427
Passed; ayes 93, nays 1......... 1736
Received back ..................... . 2080
Reported enrolled ................. 2235
Signed by the Speaker.......... 2242
Sent to the Governor............... 2243
Signed by Governor.
608 By Clark. Authorizing city councils to fix the rate of fare upon street railroads.

Introduced and referred........ 702
Recommends indefinite post-
ponement . . . ....................... 1176
Indefinitely postponed .......... 1177
in Ry Perkins. Legalizing warrants and bonds at Sac City.

Introduced and referred......... 702
Passed; ayes 79, nays 0......... 978
Received back . . . . . . . . . . . . . . . 1746
Reported enrolled ................. 1810
Signed by the Speaker............ 1814
Sent to the Govenor................ 1834
Signed by Governor................ 2034
H. F. Page
610 By Morgan. Legalizing warrants issued by the city of Newton.
Introduced and referred ..... 702
Recommends amendment ..... 890
Amendment adopted ..... 97
Passed; ayes \({ }^{7}\) ..... 1370
Reported enrolled ..... 551
Signed by the Speaker ..... 1551
Signed by Governor. ..... 1684
611 By O'Donnell. Defining de- sertion and providing pun- ishment therefor.
Introduced and referred ..... 702
Amendment filed ..... 1096
Committee report adopted ..... 1156
Amendment adopted ..... 1156
Passed; ayes 80, nays 10 ..... 1160
612 By O'Donnell. Regulating the operation of street rail- way companies and defining what shall constitute a train crew
Recommends indefinite post-
ponement .......... ..... 1311
613 By Slemmons. Including gasoline pumps and meters under the law as to regu- lation of weights and meas- ures.
Tntroduced and referred ..... 702
Withdrawn by author ..... 1635
614 By Committee on Public Health. Asthorizing the sending to the hospital at Iowa City of persons afflict- ed by venereal diseases, when directed by the state board of health.
Passed; ayes 86, nays 8 ..... 703615 By Ingersoll. Providing aboard of examiners to exam-ine and license horseshoers.
Introduced and referred....... 703 Recommends indefinite post-
\(\qquad\)Indefinitely postponed ........... 1000
616 By Kime. Apportioning thestate into new senatorialdistricts.
Introduced and referred ..... 703
Recommends passage ..... 1426
Failed to pass; ayes 28, nays 69.185
(617 By Kime. Froviding for theshort ballot and that only afew candidates be named atprimary and others at con-ventions.
H. F. Page
Introduced and referred ..... 735
Recommends indefinite post-
ponement . . . .................... 1004
Indefinitely postponed ..... 1005
618 By Nervig. Providing formonthly payment of com-pensation to members ofgeneral assembly during anyextra session.
Introduced and referred ..... 735
Recommends passage ..... 1177
Passed; ayes 71, nays 24 24. ..... 1407
619 By Sampson, by Request.Revision of law relating toduties of the railroad com-mission and with regard torailroad rates.
Introduced and referred ..... 736
620 By Van Camp. Legalizing a certain election at Cones-ville.
Introduced and referred. ..... 736
621 By Van Camp. Legalizingissue of bonds at Conesville.
Introduced and referred ..... 736
Recommends passage ..... 1046
Withdrawn from committee andS. F. 566 substituted1188
622 By Springer. Giving therailroad commissioners au-thority over street railwayrates.
Introduced and referred ..... 736
Withdrawn by author. ..... 1204
623 By Springer. Establishinga court of public servicewith authority over ratesand service in any munici-pality.
Introduced and referred ..... 737
Recommends substitute amend-ment
923
Substitute amendments adopted. 1085
Amended ..... 1088
Passed; ayes 90, nays 13 ..... 1088
Recalled from the Senate. ..... 1583
Declines to return to the House. 1619
Recelved back in House ..... 1657
Reported enrolled ..... 1697
Signed by the Speaker ..... 1698
Sent to the Governor ..... 1720
Governor returns to House with-out approval1821

624 By Buffington. Appropriating for replacing property destroyed by fire at the institution for feeble minded \(\$ 35,000\).
Introduced and referred ..... 737
Recommends passage ..... 1346
S. F. 637 substituted. ..... 1575
625 By Clark. Increasing com-pensation of judges andothers in municipal courts.
H. F.
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Introduced and referred ..... 740
Recommends amendment ..... 890
Committee amendments adopted 1118
Passed; ayes 80, nays 0......... 1118
Received back ..... 1856
Reported enrolled ..... 1913
Signed by the Speaker ..... 1914
Sent to the Governor ..... 1918
Signed by Governor. ..... 2111
626 By Calhoun. Adding \(\$ 41,000\)to the biennial appropria-tion for the historical so-ciety at Iowa City.
Introduced and referred ..... 740
Reported without recommenda-tion1347
Passed; ayes 68, nays 30 ..... 1649
Received back ..... 1704
Reported enrolled ..... 1793
Signed by the Speaker ..... 1794
Sent to the Governor ..... 1804
Signed by Governor. ..... 2033
627 By Scott of Fremont. Au- thorizing appointment of achief deputy oil inspectorand relating to the inspec-tion of gasoline.
Introduced and referred ..... 740
Recommends amendment ..... 1000
Substitute amendment filed ..... 1095
Substitute amendments adopted1156 .1157
Falled to pass; ayes 29, nays 64.1158
Motion to reconsider. . . . . . . . . . 1205
Reconsidered vote ..... 1771
Failed to pass; ayes 19, nays 30.2012
628 Bv Criswell. Amendment of the law relatiner to use of breeding animals with in- fectious diseases.
Introduced and referred ..... 741
Withdrawn by author ..... 1651
629 Bv Ontfes. Changing date of primary elections to May and authorizing vote for presidential preference.
Introduced and referred ..... 741
630 By Edson. Providing forbonded warehouses andstorage of agricultural andother commodities.
Introduced and referred ..... 741
Recommends passage ..... 1110
Passed; ayes 88, nays 0 ..... 1252
631 By Edson. Conferring uponJustice of the peace author-ity to examine witnesses be-fore issuance of a warrant.
Introduced and referred ..... 741Recommends indefinite post-
ponement ........................ ..... 1319
Indefinitely postponed ..... 1319

632 By Westervelt. Fixing the death penalty for murder in the first degree in all cases.
H. F. Page
Introduced and referred ..... 741
Recommend indefinite postpone- ment ..... 815
Indefinitely postponed ..... 815
633 By Lockin. Amending thelaw with regard to the re-version of school sites.
Introduced and referred ..... 742
Recommend passage
1051
1051
Amendment adopted ..... 1230
Passed; ayes 84, nays ..... 1230
Recelved back ..... 2060
Reported enrolled ..... 2188
Signed by the Speaker ..... 2190
Sent to the Governor ..... 2185Signed by Governor.
634 By Clark. Regulating theexpenditures and business ofbuilding and loan associa-tions.
Introduced and referred ..... 742
Recommend passage ..... 1394
Passed the House; ayes 75, nays
8 ..... 1689
Received back in House ..... 2097
Reported enrolled ..... 2236
Signed by the Speaker ..... 2242
Sent to the Governor ..... 2244
Signed by Governor635 By Hauge. Relating to au-thority for opening streetsand improvements and as-sessing the cost to property.
Introduced and referred ..... 742
Recommend amendment ..... 1352
Committee amendments adopted ..... 1478
Passed; ayes 61, nays ..... 1478
Received back ..... 2105
Concurs
2114
Reported enrolled ..... 1909
Sioned by the Speaker ..... 2242
Sent to the Governor ..... 2244
Signed by Governor.636 By Springer. Revision ofthe law as to mutual insur-ance companies.
Introduced and referred ..... 742
Recommend amendment ..... 1594
Committee amendments adopted 1819
Amended ..... 1819
Failed to pass; ayes 41, nays 33.1819
Motion to reconsider filed ..... 1866
Refuse to reconsider ..... 2099
637 By Colbert. Legalizing elec-tion in school district atArispe.
Introduced and referred ..... 744
Withdrawn by author ..... 1268
638 By Hauge. Providing thatunless objection is made bythe owner of propertyagainst an improvement as-sessment he shall be deemedto have made a waiver.Introduced and referred744
H. F. Page

639 By Van Camp. Legalizing warrants issued and bonds at Muscatine.
Introduced and referred744

640 By Garber of Adair. Authorizing issuance of policy of industrial insurance not over \(\$ 500\) without medical examination.
Introduced and referred........ 745
Recommend passage ............. 962
Passed; ayes 89, nays 0.......... 1161
Received back ..................... 2061
Reported enrolled ..................... 2186
Signed by the Speaker........... 2189
Sent to the Governor............. 2184
Signed by Governor
641 By Garber of Adair. Licensing of insurance agents by the commissioner of insurance.

Introduced and referred........
Recommend indefinite postponement

745
..... 961
Indefinitely postponed ........... 961
642 By Rumley. Construing the word "roads" to mean also bridges and culverts.
Introduced and referred.
Recommend passage ............. 1273
Passed; ayes 87, nays 0.........1537
643 Bv Beeman. Authorizing a short course in the building trades at the State College.

Introduced and referred
Recommend indefinite postponement

1600
Indefinitely postponed .............. 1600
644 By Lake. Relating to selection of school textbooks and making contracts for the same.

Introduced and referred
746
645 By Mills. Providing that a contractor on drainage work shall not be required to proceed with work until the pay is available.
Introduced and referred........ Recommend indefinite postponement784

Indefinitely postponed ....................................1320

646 By Mills. Relating to monthly estimates and payments for work done on drainage contracts.

Introduced and referred........ 784
Recommend indefinite postpone-
ment..........
1110
aefinitely postponed .......... 1110
647 By Mills. Relating to issue of drainage bonds in payment for part of work done on drainage contracts.
Introduced and referred
Withdrawn by author. 1268
H. F. Page

648 By Mills. Relating to monthly estimates and payments on drainage contracts.
Introduced and referred......... 785
Recommend passage ............. 1050
Ry Beeman. Requiring additional information in reports of public service corporations.

Introduced and referred........ 785
Recommend passage ............ 1176
Passed; ayes 82, nays 1............ 1408
650 By Parsons. Relating to separate funds of assessment districts in the secondary road system.
Introduced and referred........ 785
Passed; ayes 72, nays 0.......... 1499
651 By Hauge. Relating to the exemption of taxes in case of persons unable to contribute to the public revenues.

Introduced and referred........ 785
Withdrawn by author............ 1145
652 By Hauge. Relating to the lien of tax for special street improvement and filing certificate of assessment with the county auditor.

Introduced and referred........ 785
Recommend passage ........... 1352
Passed; ayes 65, nays 2........ 1901
653 By Hauge. Increase in the amount of the tax which may be levied for removal of snow and ice.

Tntroduced and referred........ 786
Recommend amendment ....... 1003
Amendments adopted ..............1178
Failed to pass; ayes 16 , nays 81.1178
654 By Hauge. Relative to the time of commencement of actions for injuries due to snow and ice on sidewalks.

Introduced and referred........ 786
Recommend indefinite postponement
.1048
Indefinitely postponed .................. 1048
655 By Hauge. Decrease of the fees to be paid for the filing of chattel mortgages.

Introduced and referred........ 786
Recommend passage ............. 999
Passed; ayes 74, nays 3......... 1173
656 By Hauge. Increase in the general fees to be charged and collected by a county recorder.

Introduced and referred........ 786
Recommend passage ............. 998
Passed; ayes 68, nays 22........ 1174
Motion to reconsider............. 1249
H. F.

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\section*{657 By Hauge. Appropriating \(\$ 2,000\) to J. B. Robinson because of fire caused by blasting operations on the state property. \\ Introduced and referred........ 786 \\ Recommend indefinite postpone ment \\ 1398 \\ }

658 By. Doolittle. Legalizing action of the board of education in transferring certain balances from one fund to another.

Introduced and referred........ 787
Withdrawn by author............ 1065
659 By Vance. Fixing the compensation of road commissioners at \(\$ 4\) a day with mileage at 10 cents per mile.
Introduced and referred........ 787
Recommend passage ........... 1274
Passed; ayes 60, nays \(14 \ldots . .\).
Received back .................... 2082
Concurs in amendments; ayes 83, nays 0

2087
Reported enrolied ......................... 2236
Signed by the Speaker........... 2242
Sent to the Governor............. 2244
Signed by Governor.

> 660 By Vance. Authorizing appropriation of funds to pay for bridge on a county line.

Introduced and referred......... 787
Recommend amendment ........ 1395
Amendments adopted ............ 1485
Passed; ayes 75, nays 0......... 1485
Received back . . . . . . . . . . . . . . . 1566
Reported correctly enrolled.... 1278
Signed by the Speaker........... 1696
Signed by the President......... . 1461
Sent to the Governor............ 1698
Signed by Governor............... 1856
661 By Santee. Governing long distance telephone messages and regulating the charge therefor.

Introduced and referred........ 788
Reported without recommendation

1472
Amended ............................. 1520
662 By Santee. Providing a legal limit as to the amount of loans a building and loan or savings association may make on real estate, at 75 per cent of value.
Introduced and referred........ 788
Recommend passage ............. 1394
Fassed; ayes 70, nays 0.......... 1482
633 By Mills. Appropriating \(\$ 1,000,000\) for a state cement and rock crushing plant.

Introduced and referred........ 788
Recommend indefinite postponement

1596
Indefinitely postponed ............ 1596
I. F.

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664 By Becker. Increasing the contingent fund of the state dairy and food commissioner from \(\$ 40,000\) a year to \(\$ 50,000\) a year.
Introduced and referred........ 788
Recommend passage ............. 1634
Re-referred to appropriations
committee ........................ 1662
Passed; ayes 78, nays 0.......... 1907
665 By Truax. Revising law as to the county educational convention and the manner of electing a county superintendent of schools.
Introduced and referred........ 788
Recommend indefinite postponement
Indefinitely postponed ....................1106
666 By Young. Revision of the law as to farm aid associations and who are entitled to become members thereof.

Introduced and referred........ 780
Recommend amendment . . . . . . . 1110
Sub-committee amendment adopted

1292
Amendment adopted ............. 1292
Amended . . . . . . . . . . . . . . . . . . . . . 129 .
Passed; ayes 66, nays 29....... 1293
667 By Berry. Making office of county superintendent of schools elective with a twoyear term.
Introduced and referred........ 789
Recommend indefinite postpone-
ment . . . . . . . . . . . . . . . . . . . . . . . 1211
Dissenting minority report...... 1211
668 By Berry. Giving board of supervisors authority to employ and direct the work of a county engineer, fix the term of office, salary, etc.
Introduced and referred........ 789
Recommend indefinite postponement
Minority report fied ................ 1597
669 By Forsling. Relating to the exemption of personal earnings of a debtor from liability for support of minor children.
Introduced and referred........ 789
Recommend passage ........... 961
Passed; ayes 83, nays 0.......... 1162
Received back ..................... 1859
Reported enrolled .................... 1955
Signed by the Speaker........... 1951
Sent to the Governor............. 1958
Signed by Governor................... 2111
670 By Forsling. Relating to the time of commencement of the open season for fishing.
Introduced and referred........ 790
Recommend indefinite postponement
.1105


Introduced and referred......... 791
Recommend passage .............. 1127
Passed; ayes 80, nays 0........ 1253
Received back .................... 1857
Reported enrolled ................. 1954
Signed by the Speaker........... 1950
Sent to the Governor............ 1958
Signed by Governor................ 2111
78 By Dodd, by Request. Creating office of state revenue collector for the collection of the tax on cigarettes.
Introduced and referred........ 791

Amendments filed ......................1579
Amendment to substitute report
adopted
Amendment adopted .......1656, 1658
Passed; ayes 62, nays 41........ 1659
Substituted for S. F. \(717 . . . . . . . .1640\)
Received back ................... 2010
Concurs in amendments; ayes 72,
nays 6 . . . . . . . . . . . . . . . . . . 2003
Reported enrolied ................... 2077
Signed by the speaker............... 2079
Sent to the Governor........... 2092
Signed by Governor

679 By Garber of Adair. ProFiding for a method of removal of electric wires in tion of contractors equipment on drainage work.

Introduced and referred........ 792
Recommends amendment ....... 1109
Amendments adopted ........... 1327
Passed, ayes 89, nays ..............132
Reported enrolled ................ 2021
Signed by the Speaker........... 2021
Sent to the Govenor............... 2022
Signed by Governor.
680 By Garber of Adair. Providing for method of getting equipment of contractors on drainage work over railroad rights of way.

Introduced and referred........ 792
Recommend amendment ....... 1049
Amendment filed ................ . 1206
Amendments adopted ............ 1282
Amendment adopted ............... 1282

Received back ..................... 1931
Reported enrolied ..................... 2021
Signed by the Governor..........2022
Signed by Governor
681 By Knickerbocker. Providing for election of members of the boards of supervisors from the county at large when petitioned for.

Introduced and referred........ 792
pecommends indefinite post-
ponement
Indefinitely postponed .......... 1000
Motion to reconsider filed....... 1064

\section*{H. F.}

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682 By Santee. Relating to the manner of selection of boards to control memorial halls.

Introduced and referred........ 793
Recommends passage .............. 1469
S. F. 504 substituted.............. 1758

> 683 By Donhowe. Revision of law in regard to the operation of a hog cholera serum plant in connection with the state college.

> 684 By Donhowe. Authorizing transfer of land at the state college to the city of Ames for re-alignment of a highway.

Introduced and referred......... 802
Recommend passage.............. 1458
S. F. 662 substituted.............. 1521

685 By Clark. Increasing the amount of fees which may be charged by shorthand reporters.
Introduced and referred........ 803
Recommend passage ............. 1350
Passed; ayes 82, nays 6......... 1671
686 By Clark. Increasing the amount which may be taxed as jury fees as a part of the costs of a case.
Introduced and referred......... 803
Recommend amendment ........ 1047
Amendments adopted ............ 1223
Passed; ayes 79, nays 4......... 1223
Received back ..................... 2222
Concurs in amendments; ayes

Reported enrolled .................. 2271
Signed by the Speaker............. 2242
Sent to the Governor. . . . . . . . . . 2245
Signed by Governor................

687 By Clark. Relating to the amount of stock which may be issued to one person in a large building and loan association.
Introduced and referred........ 803
Recommend amendment ......... 1394
Amendments adopted ........... 1690
Passed; ayes 81, nays 7........ 1690
Received back .................... 2097
Reported enrolled \({ }^{\text {R }}\).................... 2188
Signed by the Speaker............. 2190
Sent to the Governor............. 2184
Signed by Governor..............
H. F.

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688 By Lake. Authorizing four judges in the fourth judicial district.

Introduced and referred......... 803
Withdrawn by author............ 1685
689 By Harrison. Relating to the price for printing notices in drainage district cases.
Introduced and referred........ 803
Recommend passage ............... 1108
Passed; ayes 91, nays 0.......... 1229
Received back .................. 1858
Reported enrolled ................... 1913
Signed by the Speaker............. 1914
Sent to the Governor............ 1918
Signed by Governor................ 2111
690 By Harrison, by Request. T'o fix the location of mail boxes on the right side of a highway.
Introduced and referred. . . . . . . 804
Recommend indefinite postpone-
ment ........................... 1396
Indefinitely postponed ..................................
691 By Children. Relating to the right of a city to protect from floods and issue bonds for cost of improvements.
Introduced and referred........ 835
Recommend passage ............. 1634
Passed; ayes 64, nays 0........... 1832
Motion to reconsider............. 1841
692 By Children. Increasing the aggregate tax which may be levied for sewer funds.
Introduced and referred........ . 835
Recommend passage ............. 1003
Passed; ayes 71, nays 6........... 1217
Senate requests return............. . 1802
House returns to Senate......... 1805
Received back in House.......... 1746
693 By Kime. Granting cities the right to designate the streets on which jitney busses may operate.
Introduced and referred......... 836
Withdrawn by author............... 1419
694 By Calhoun. Fixing the conditions upon which a certificate to practice optometry shall be granted.
Introduced and referred........ 836
695 By Calhoun. Repeal of the provision of the highway law relating to the grading of primary roads through towns.
Introduced and referred........ 836
Withdrawn by author. 1205
696 By Van Camp. Authorizing the board of supervisors to collect from an inmate of jails the cost of his living if he is able to pay.
Introduced and referred........ 836
Withdrawn by author................ 1205

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H. F.
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697 By Van Camp. Authorizing
township trustees to regu-
late pool halls and bowling
alleys in unincorporated
places.
Introduced and referred............ 83.23

Withdrawn by author 5.23
698 By Smith. Providing for
 the registration of mar
riages with the registrar of
 vital statistics and provid
ing fees for the same.

Introduced and referred......... 836

Withdrawn by author.
 1268

699 By Olson. Appropriating to pay members of the state board of health for services rendered \(\$ 864.82\).

Introduced and referred........ 837
Recommend indefinite postponement
Indefinitely postponed1.348

700 By O'Donnell. To authorize levy of assessments against property for payment of cost of water mains.
Introduced and referred.
701 By Ulstad. Requiring locomotive engines to be equipped with vestibule cars.
Introduced and referred.837

Recommend indefinite postponement 1635
Indefinitely postponed ........... 1635
702 By Ontjes. Relating to the retention of a working bal~ ance by the state treasurer in the automobile fee fund and to remittances by county treasurers.

Introduced and referred........ 837
Recommend passage ........... 998
Passed; ayes 91, nays 1............ 1218
703 By Olson, Fackler, Shores, Gunderson. Creating a board of censors for movie films, consisting of three persons at salaries of \(\$ 3,000\) a year, and appropriating for support.

Introduced and referred
Reported without recommendation
Amendments filed ..........1462, 1466
Amendments filed .................. 1579
Amendments adopted ............ 1615
Passed; ayes 61, nays 34....... 1615
704 By Ingersoll. Striking out the word "knowingly" in the law relating to the false drawing of checks.
Introduced and referred........ 838
Withdrawn by author............. 1145
H. F.

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705 By Gordon. Relating to
pension for surviving
widows of veterans of the
northern border brigade widows of veterans of northern border brigade.
Introduced and referred. . . . . . . 838
Recommend passage ............ 1036
Amendment adopted ............. 1200
Passed; ayes 66, nays 0............ 1201
Received back .................... 2165
Reported enrolled .................. 1910
Signed by the Speaker............. 2242
Sent to the Governor.................. 2244
Signed by Governor.

Signed by Governor.............. 1412
707 By Healy and Calhoun. Creating office of public school architect to be appointed by governor and to receive \(\$ 3,600\) a year.

Introduced and referred........ 838
Withdrawn by author..............146x
708 By McCulloch. Repeal of the law for standardization of rural schools and granting state aid.
Introduced and referred
Recommend indefinite postponement

709 By Forsling. Providing for the trust funds of cemeteries and disposition of the proceeds.
Introduced and referred........ . 839
Recommend passage ............ . . 1310
Passed; ayes 73, nays 0........ 1504
Received back .................. 2096
Reported enrolled ................... 218 s
Signed by the Speaker............ 2190
Sent to the Governor. . . . . . . . . 2184
Signed by Governor.
710 By Forsling. Legalizing action of notaries public in certain cases.
Introduced and referred. ....... . 839
Recommend amendment ......... 1047
Substitute amendment adopted. 1189
Passed; ayes 64, nays 0........ 1190
Received back .................... . . 1859

Signed by the Speaker........... 1951
Sent to the Governor............. 1958
Signed by Governor.................. 2111
711 By Forsling. Providing a method of examination of a party to a proceeding in court at the instance of the adverse party.
H. F. Page
Introduced and referred ..... 839
Recommend indefinite postpone- ment ..... 1626
Indefinitely postponed ..... 1626
712 By Hauge. Authorizing a sheriff to designate a com- mission to assess benefits for \(p u r p o s e\) of special assessment.
Introduced and referred ..... 839
Recommend amendment ..... 1310
Passed; ayes 68, nays 3
713 By Buffington. Authorizing any one to require that the attorney general shall examine abstracts of title and issue a certificate.
Introduced and referred ..... 389
Withdrawn by author. ..... 1382
714 By Forsling. Authorizing a notary public to act in a county other than the one for which commissioned.
Introduced and referred ..... 840
Recomr ..... 1130
Indefinitely postponed ..... 130
715 By Rumley. Reducing the amount which may be ex- pended by a county board for making a fill at a cul- vert.
Introduced and referred ..... \(\$ 40\)
Recommend indefinite postpone- ment ..... 1632
Indefinitely postponed ..... 1632
716 By Rumley. Authorizing approval of the bond of a county treasurer by the board of supervisors.
Introduced and referred ..... 840
Re-referred ..... 915
Recommend indefinite postpone- ment ..... 1130
Indefinitely postponed ..... 1131
717 By Rumley. Relating to thenumber of votes necessaryfor authority to form a con-solidated school district.
Introduced and referred846718 By Criswell. Providing stateaid for a school in a districtwhere there is land ownedby the state.
Introduced and referred. ..... 840
Recommend indefinite postpone- ment ..... 1600
Indefinitely postponed ..... 1600
719 By Schulte and Blake. Re- lating to the assessment and taxation of railways and the manner of distribution of values to taxation districts.
Introduced and referred841

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720 By Blake. Making compulsory the requirement for services at the raising of a flag at school houses.
Introduced and referred........ 841
Recommend passage .............. 1106
Passed; ayes 61, nays 0......... 1185
721 By Healy, by Request. Providing a guaranty fund for the protection of depositors in banks.

Introduced and referred......... 841
Withdrawn by author............. 867
722 By Morgan. Relating to width of hard surfaced roads within towns.
Introduced and referred........ 841
Recommend passage .......1395, 841
Passed; ayes 97, nays 0.......... 1702
723 By Stimson. Fixing the time for the cutting of hedges along public highways.
Introduced and referrea......... 841
Recommend passage .............. 1582
Passed; ayes 57, nays 4......... 1520
724 By Stimson. Exempting veterinary surgeons from the necessity for service on juries.
Introduced and referred........ . 842
Recommend passage ............ 1237
Amendment filed ................... 1466
Substitute amendment adopted. . 1489
Passed; ayes 75, nays 0......... 1489
Received back ..................... 2168
Reported enrolied ................... . . 2237
Signed by the Speaker.......... 2242
Sent to the Governor............ 2243
Signed by Governor.
725 By Moorhead. Relative to election and terms of all county officials.
Introduced and referred........ 842
Recommend indefinite postpone-

726 By Parsons. Authorizing separate assessment for lateral drains.
Introduced and referred......... 842
Recommend passage ............. 1108
Passed; ayes 74, nays 1.......... 1232
Received back . . . . . . . . . . . . . . . . . 1858
Reported enrolled .................. 1913
Signed by the Speaker............. 1914
Sent to the Governor............... 1918
Concurrent resolution to recall
from the Governor adopted... 2014
727 By Aldrich. Creating a department of agriculture consisting of the governor, attorney general and dean of the state college and certain persons elected by districts.
Introduced anld referred........ . 842
Withdrawn by author............. 1461
H. F. Page
728 By Morgan. Giving the
 commissioner of insurance
 authority over the sales of
 stock in insurance corpora
tions.

Introduced and referred........ . 843

Recommend amendment ....... 1593

S. F. 668 substituted.............. 2089

729 By Allyn. Changing the 35 per cent clause in the primary election law to 25 per cent.

Introduced and referred....... . 843
Recommend indefinite postpone-
ment . . . . . . . . . . . . . . . . . . . . . . 1147
Indefinitely postponed ........... 1147
730 By Garber, by Request. Tax levy authorized for retirement of bonds issued by certain cities.
Introduced and referred........ 843
Recommend passage ............ 1002
Amended ........................... 1376
Passed; ayes 83 , nays \(0 . . . . . . .\).
731 By O'Donnell. Revision of consolidated tax levy for cities and towns.
Introduced and referred........ . 843
732 By O'Donnell. Authorizing a 2 mill tax to meet any deficiency in a city 10 mill fund.
Introduced and referred........ 844
733 By Kime. Repeal of the law for indeterminate sentences and for parole of persons from prison.
Introduced and referred........ 844
Withdrawn by author............ 1419

735 By Criswell. Increasing the limit of the levy which may be made for the support of the poor.

Introduced and referred 845
Recommend passage .............. 1212
Passed; ayes 66, nays \(21 . . . .{ }^{2} .{ }^{2} 1440\)
736 By Parsons. Forbidding the board of supervisors to improve roadswithinthe limits of second class cities.
Introduced and referred........ 845
Recommend amendment ......... 1274
Amendments adopted........... 1540
Passed; ayes 76, nays 2.......... 1540
H. F. Page
737 By Forsling. Regulating
the practice of cosmetic
therapy by electric system
and to examine and license
persons for such practice.

Introduced and referred........ . 845 Withdrawn by author............ 1419
738 By Wolfe. Providing for the division of drainage improvements into sections.

Introduced and referred........ 845
Recommend indefinite postponement

1320
Indefinitely postponed ............ 1320
739 By Garber of Floyd. Relating to disposal of carcasses of dead animals and forbidding sale of green or wet tankage.
Introduced and referred........ . 845
Recommend passage ............... 1110
Passed; ayes 91, nays 2........... 1297
740 By Calhoun. Requiring that upon demand the secretary of any corporation shall furnish stockholders with lists of holders of stock prior to any annual meeting.
Introduced and referred......... 846
Recommend passage ............. 1128
Arrended .......................... 1295
Passed; ayes 81, nays 15.........1295
Received back ...................... \(198{ }^{\circ}\)
Reported enrolled . . . . . . . . . . . . . . 2076
Signed by the Speaker............. 2079
Sent to the Governor............. 2091
Signed by Governor
741 By Scott. Striking out the work "knowingly" from the law in regard to the fraudulent issue of a check.
Introduced and referred........ . 846
Recommend passage ............. 1392
Failed to pass; ayes 22, nays 70.1675
742 By Santee. Authorizing appointment of an assistant tax collector in a city of 6,000 or over not a county seat.
Introduced and referred........ 846
Recommend passage ............... 1237
Passed; ayes 67, nays \(1 . . . . .\).
Recelved back . . . . . . . . . . . . . . . 1857
Reported enrolled ................ 1912
Signed by the Speaker............. . 1913
Sent to the Governor. . . . . . . . . . . 1918
Slgned by Governor................. 2111
743 By Hauge. Relating to appointment and compensation of shorthand reporters.
Introduced and referred........ 846
Recommend amendment ........ 1349
Committee amendments adopted 1687
Amended . . . . . . . . . . . . . . . . . . . . 1687
Falled to pass; ayes 53, nays 46.1688
Motion to reconsider filed.......1696
H. \(\mathbf{F}\).

744 By Hauge, by Request. Authorizing a 2 mill tax in counties of 125,000 or more for expenses of the juvenile court and support of a juvenile home and school.

Introduced and referred to committee on public charities..
\(745 \begin{aligned} & \text { By Hauge. Various amend- } \\ & \text { ments to the workmen's } \\ & \text { compensation law. }\end{aligned}\)
Introduced and referred847
746 By Rumley. Making false statements in relation to tuition of non-resident pupils a misdemeanor.

Introduced and referred
 847

Recommend passage ........... 1210

Passed; ayes 77, nays 0........... 1447

747 By Truax. Striking out the 35 per cent clause from the law as to primary elections.
Introduced and referred......... 847
Recommend passage ..............1146
Failed to pass; ayes 11, nays 871641
748 By McDonald. Relating to the effect of reduction in population of a city organized under the commission form.

Introduced and referred......... 848
Recommend passage ............. 1633
Passed; ayes 75, nays 1........ 1751
749 By Truax. Requiring that every teacher in any public school or college shall be a citizen of the United States.
Introduced and referred

\section*{Recommend indefinite postpone-}
ment
1051
Indefinitely postponed ...............................
750 By Garber, of Adair. Changing the law as to the distribution of the personal property of an estate.
Introduced and referred
Recommend amendment ........... 1390
Amendment filed ................... 1523
Amended ............................. 1590
Passed; ayes 82, nays 9.........1590
751 By Garber of Adair. Increasing the tax limit for the improvement fund of cities and towns to 10 mills.
Introduced and referred.
Recommend indefinite postpone-
ment
1391
Indefinitely postponed ...............................
752 By Mills. Requiring that the board of supervisors shall pass upon each section of a drainage district contract within 30 days.

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H. \(\mathrm{F}^{*}\).

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Introduced and referred........ 849
Recommend indéfinite postpone-
ment
1109
Indefinitely postponed .............110s
753 By Santee. Requiring payment of a license fee of \(\$ 100\) for the operation of a power driven vehicle as a common carrier over a public highway.

Introduced and referred 849

754 By Moorhead. Extending to two miles the special assessment district for any highway improvement.
Introduced and referred........ . 849
Recommend amendment ........ 1273
Amendments adopted ............1669
Passed; ayes 81, nays 4........ 1669
755 By Santee. Relating to the maintenance fund for the highway commission and appropriating \(\$ 12,000\) for purchase of ground and erection of sheds for storage of equipment given by the federal government.

Introduced and referred........ . 849
Recommend passage ............... 1100
Passed; ayes 59, nays 38......... 1288
756 By Gilmore of Clay. Relating to the assessment and apportionment for costs of drainage and providing separate assessments for laterals.

Introduced and referred......... 850
Withdrawn by author............ 1204
757 By Gilmore of Clay. Providing for the division of drainage districts into sections.
Introduced and referred........ 850
Recommend indefinite postpone-
ment ............................. 1319
Indefinitely postponed .............................
758 By Parsons. Legalizing certain warrants issued at Pomeroy.
Introduced and referred. . . . . . . . 850
Recommend amendment ....... 1048
Amendments adopted.......
Passed; ayes 66, nays 0 .............. 1186
Received back . ................... . . 1245
Reported enrolled ................ 1435
Signed by the Speaker............ 1551
Sent to the Governor............ 1551
Signed by Governor................ 1684
759 By Ontjes. Giving the county engineer entire supervision or survey and location of all roads under direction of the board of supervisors.

Introduced and referred.
H. F.

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760 By Weaver. Giving authority for employment of probation officers in juvenile courts in counties of large population.
Introduced and referred......... 850
Recommend passage ........... 1127
Passed; ayes 88, nays 0......... 1298
Received back . . . . . . . . . . . . . . . . 2024
Reported enrolled ................ 2075
Signed by the Speaker........... 2078
Sent to the Governor............ . . 2092
Signed by Governor.

761 By Westervelt. Legalizing the consolidated school district at Dana.

Introduced and referred........ 851
Recommend amendment ........ 1047
Passed; ayes 66, nays 0......... 1183
Received back . . . . . . . . . . . . . . . 2060
Reported enrolled ................ 2187
Signed by the Speaker.......... 2190
Sent to the Governor............ 2184
Signed by Governor..............
762 By Doolittle. Legalizing organization of a school district in \(D e l a w a r e a n d\) Buchanan counties.

Introduced and referred........ 851
Recommend passage ............. 1238
Passed; ayes 82, nays 0........ 1254
763 By Wolfe. Authorizing state banks to invest in federal reserve banks and in farm credit associations.

Introduced and referred......... . 851
Recommend amendment ........ 1393
Committee amendments adopted 1493
Passed; ayes 70, nays 0......... 1494
Received back................... 1930
Reported enrolled ................ 2020
Signed by the Speaker............ 2021
Sent to the Governor. . . . . . . . . . 2022
Signed by Governor
764 By Elliott. Relating to the appointment of deputy county officials and their compersation.
Introduced and referred........ 851
Recommend amendment ....... 1529
Amendments adopted .......... 1887
Amended ............................ . 1887
Passed; ayes 61, nays \(28 . . . .\).
Received back..................... 2167
Reported enrolled ................ 2236
Signed by the Speaker. . . . . . . . . . 2242
Sent to the Governor................2243
Signed by Governor...............
765 By Wlliott. Relating to the number of jurors drawn by the jury commission.
Introduced and referred........ 851
Withdrawn by author.......... 915
766 By Vance by Request. Relating to insurance on the group plan.
H. F.

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Introduced and referred......... 852
Recommend amendment ........ 1240
Amendments adopted ........... 1497
Passed; ayes 64, nays 0......... 1497
Received back .................... 1803
Reported enrolled ................. 1891
Signed by the Speaker. . . . . . . . . . 1914
Sent to the Governor............. 1915
Signed by Governor.............. 2111
767 By Hauge. Appropriating \(\$ 20,000\) to assist in entertainment of a national encampment of the G. A. R. if one is held in Des Moines.

Introduced and referred........ 852
Recommend passage ............... 1346
Passed; ayes 96, nays 0........ 1670
Received back ...................... 1986
Concurs in amendments; ayes 98,
\[
\begin{aligned}
& \text { nays } 0 \\
& 1999 \\
& \text { Reported enroiled ........................... } 2021
\end{aligned}
\]

Signed by the Speaker........... . . 2021
Sent to the Governor............ 2022
Signed by Governor................. 2111
768 By Beeman. Authorizing
the highway commission to
expend a part of the road
fund on interstate bridges.

Introduced and referred........ . 852
\begin{tabular}{l} 
Recommend indefinite postpone- \\
ment................................\(~\) \\
\hline
\end{tabular}
Indefinitely postponed .............. 1396
769 By Doolittle. Relating to forfelture of insurance policies.

Introduced and referred........ . 852
Withdrawn by author........... 1419
770 By Santee. Relating to the licensing of hotels and providing for increase in salaries in the hotel inspection department.

Introduced and referred......... 852
Recommend amendment ........ 1593
Amendments adopted . . . . . . . . . 1893
Passed; ayes 59, nays 31......... 1893
771 By Slemmons. Forbidding issue of warrants in anticipation of issue of bonds by a county except in case of great emergency.

Introduced and referred........ . 853
Recommend indefinite postpone-
ment. ................................ 1318
Indefinitely postponed .......... 1318
772 By McDonald. Providing for the improvement of streets between the rails of street railways and for special assessment against the companies.

Introduced and referred........ 853

H. F.

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781 By Harrison, by request. Requiring that written notice of defect in a bridge must have been served on a county auditor to make a county liable for damages done by a defect.

Introduced and referred ......... 855
Recommend indefinite post.
ponement. . . . . . . . . . ... . . . . . . . 1100
Indefinitely postponed ............ 1100
782 By Harrison, by request. Relating to the duty of cities in the matter of repair of streets and public places and the liability of a city for defects.

Introduced and referred ...... 855
Recommending indefinite postponement

1103
Indefinitely postponed . . . . . . . . . . 1103
783 By Harrison. Requiring a provision in every contract for street improvement for repair and upkeep for a certain period.

Introduced and referred ........ . 855
Recrmmend amendment ...... 1311
Amendment adopted .............. 1545
Passed; ayes 75; nays 5........ 1545
Received back .................... . . 2079
Reported enrolled .................. 2235
Signed by the Speaker........... 2242
Sent to the Governor ............. 2244
Signed by Governor.
784 By Rankin, by request. Requiring a license for the sale of cigarettes, the funds from which shall go to the state treasury.

Introduced and referred
785 By Clark. Relating to the jury commissioners and their duties.

Introduced and referred ...... 856
Recommend amendment.......... 1389
Amendments adopted ........... 1720
Passed; ayes 77, nays 4.......... 1720
Received back .................... . 2222
Reported enrolled . . . . . . . . . . . . . . 2240
Signed by the Speaker............ 2242
Sent to the Governor............ 2245
Signed by Governor ...............
786 By Clark. Providing a remedy and a procedure in cases where a will has been admitted to probate in some other state.

Introduced and referred........ 856
Recommend amendment ........ 1390
Amendments adopited ............ 1851
Amended ........................... . . 1851
Failed to pass; ayes 31, nays 54.1851
H. F.

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> 787 By Clark. Giving to a judge of the supreme court the right to file a dissenting opinion in cases where no formal opinion of the court is made.

Introduced and referred........ 856
Recommend passage .............. 1317
Passed; ayes 83 , nays \(0 . . . . . .1547\)
788 By Carter. Prohibiting a state official from becoming interested in any promotion scheme and forbidding use of state stationery for promotion of any scheme.
Introduced and referred........ 856
\(789 \begin{aligned} & \text { By Carter. Forbidding any } \\ & \text { state official from doing any } \\ & \text { lobbying for pay. }\end{aligned}\)
Introduced and referred......... 856
Withdrawn by author............ 1208
790 By Carter. Legalizing or-
ganization of a school dis-
trict in Hardin and Grundy
counties.
Introduced and referred.......... 857
Withdrawn by author........... 6351635

791 By Peterson, by Request.
 Relating to the fixing of
 rents or rates for public
 utilities.

Introduced and referred........ 857

Recommend indefinite postpone-

ment ............................. 1176

Indefinitely postponed .......... 1176

Motion to reconsider filed....... 1269

792 By Aldrich. Repeal of the gasolene and products.
Introduced and rëferred........ . 857
Withdrawn by author............ 1205
793 By Miller, by Request. Defining as a nuisance any place where the laws of Iowa are repeatedly violated and applying the injunction method to prevent such violation of law.
Introduced and referred........ 857
Recommend indefinite postponement
Indefinitely postponed .................. 1470
794 By Weaver. Relating to the housing of people in cities and issue of permits by a building commissioner or department.
Introduced and referred........ 858
Recommend amendment........... 1101
Amendments adopted .............. 1.233
Passed; ayes 78, nays 0......... 1233
Received back ..................... 1987
Reported correctly enrolled..... 2076
Signed by the Speaker.......... 2079
Sent to the Governor............2091
Signed by Governor.
H. F.

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795 By Huff. Relating to the amount of the fee for a license for a motor vehicle or truck.

Indefiniteiy postponed ........................... 1277
796 By Garber of Adair. Limiting time of actions to question the legal organization of school corporations after the exercise of franchise rights.
Introduced and referred........ 858
Recommend substitute amend-
ment ............................. 1459
Committee amendment as
amended adopted \(\ldots \ldots . .{ }^{1756}\)
Passed; ayes 65 , nays \(5 . . . . . . .1756\)
Substituted fors. F. \(682 . . . . . . .1617\)
Received back ..................... 1860
House returns to Senate......... 2185
Received back .................... 2202
Reported enrolled ...................... 2239
Signed by the Speaker............. 2242
Sent to the Governor.............2242
Signed by Governor.
797 By Sterling. Relating to the establishment of drains through two or more counties and an appeal to the district court.
Introduced and referred........ 858
Withdrawn by author............. 1145
798 By Doolittle. Relating to the capital stock of insurance companies.
Introduced and referred....... 859
Recommend amendment ........ 1321
Amendments adopted . . . . . . . . . 1548
Amended . . . . . . . . . . . . . . . . . . . . . . . 1548
Passed; ayes 65, nays 6........ 1548
Received back . . . . . . . . . . . . . . . 2106
Reported enrolied ....................... 2188
Signed by the Speaker. . . . . . . . . 2190
Sent to the Governor. . . . . . . . . . 2184
Signed by Governor..............
799 By O'Donnell. Relating to the manner of counting absent voters' ballots in districts where voting machines are used.
Introduced and referred......... 859
Recommend passage .............. . 1428
Passed; ayes 83 , nays \(0 . . . . . .1750\)
Received back .................... 2165
Reported enrolled .................. 1910
Signed by the Speaker............ 2242
Sent to the Governor................ 2244
Signed by Governor.............. 2244
800 By Rankin. Fixing eight hours as the basis for reckoning service for employes at the reformatory or penitentiary.
Jntroduced and referred........ 859
Recommend amendment ......... 1595
H. F.

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Committee amendments adopted 1894 Passed; ayes 62, nays 15......... 1895
801 By Rankin, by Request. Fixing Jankary, 1920, as the time for change in compensation of justices affected by change in population.
Introduced and referred........ . 859
Recommend indefinite postpone-

Indefinitely postponed ........... 1051
802 By Ontjes. Forbidding
 catching of fish from any
 boat other than one pro
pelled by oar or paddle.

Introduced and referred........ . 860
Recommend amendment. . . . . . . . 1105
Amendments adopted ............ 1234
Passed; ayes 74, nays 12........ 1234
Received back...................... 1562
Motion to reconsider. . . . . . . . . . 1345
Returns to Senate.................. . 1611
Received back ..................... 1742
Concurs in amendments; ayes 79,
nays 0 ........................... 1850
Reported enrolied ..................... 1983
Signed by the Speaker. . . . . . . . . 1985
Sent to the Governor........... 1985
Signed by Governor.
803 By Fackler. An act to pro-
vide a thresher's lien.
Introduced and referred........ 860
Introduced and referred.........
ment
860
Indefinitely postponed.............................................

> 804 By Young, by Request. Making it optional with the board of supervisors to levy the tax in support of farm improvement associations.

Introduced and referred.
805 By Moen. Relating to the sale of cigarettes and forbidding sale to minors, fixing penalties and providing for enforcement.
Introduced and referred........ 806
806 By Graham. Requiring that every employer shall have been presumed, to elect to carry workmen's compensation insurance 'unless notice to the contrary has been given.

Introduced and referred
807 By Schulte. Authorizing investment of the funds of savings banks in federal reserve banks or farm aid associations.
Introduced and referred........ . 861
Recommend amendment ......... 1393
Amendments adopted ............ 1495
Passed; ayes 79, nays \(0 . . . . . . .\).

H. F .

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Received back .................... 1930
Reported enrolled ................... 2021
Signed by the Speaker. . . . . . . . . . 2021
Sent to the Governor. ............ 2022
Signed by Governor.
808 By Lake. Requiring that in assessing railroad property the board of assessment shall take into consideration the rise in value of other property covering a series of years.
Introduced and referred........ 861
Recommend passage .............. 1428
Amended .............................. 1734
Passed; ayes 74, nays \(12 . . . . . .1734\)
Received back
809 By Lake. Imposing an occupation tax on common carriers of 5 per cent upon the gross earnings, in addition to other taxes.
Introduced and referred........ . 861
Recommend passage ............. . 1428
Failed to pass; ayes 48 , nays 54.1735
Motion to reconsider filed..... 1785
810 By Lake. Providing offices and supplies for justices of the peace at county expense in certain counties.
Introduced and referred ..... 861
Recommend amendment ..... 1210
Amendment adopted ..... 1533
Passed; ayes 79, nays 0 ..... 1533
811 By Anderson. Election atthe general election of mem-bers of the highway com-mission.
Introduced and referred ..... 861
812 By Mills. Establishing astate tax commission tohave charge of raising rev-enue.
Introduced and referred ..... 862
813 By Gilbert. Relating to the manner of giving notice ofthe necessity for destructionof weeds.
Introduced and referred. ..... 863
Recommend passage ..... 1310
Passed; ayes 74, nays 2 ..... 1505
Received back ..... 2213
Reported enrolled ..... 2237
Signed by the Speaker. ..... 2242
Sent to the Governor. ..... 2242
Signed by Governor.
814 By Stimson. Declaring tobe a nuisance any buildingor place where the laws arehabitually violated and ap-plying the law as to injunc-tions thereto.

Introduced and referred........ 863
Recommend indefinite postponement

1238
Indefinitely postponed.........................................
H. F. Page
815 By McGhee. Authorizing a tax levy to pay for fair property purchased by acounty.
Introduced and referred. ..... 863
Recommend passage ..... 1209
Passed the House; ayes 72, nays 6 ..... 1450
Received back ..... 2023
Reported enrolled ..... 2075
Signed by the Speaker ..... 2078
Sent to the Governor ..... 2092
Signed by Governor
816 By McGhee. Relative to the size of cities that have the right to levy additional park tax.
Introduced and referred. ..... 863
Recommend passage ..... 1100
Passed; ayes 61, nays 0 ..... 1195
Received back ..... 1987
Reported enrolled ..... 076
Signed by the Speaker ..... 2079
Sent to the Governor ..... 2092
Signed by Governor.
817 By Parrott. Legalizing cer- tain conveyances of real estate where defects are found.
Introduced and referred ..... 864
Passed; ayes 86, nays 0 ..... 1139
Recommend indefinite postpone- ment1301
818 By Fackler. Forbidding any corporation to issue a greater amount of preferred stock than of common stock.
Introduced and referred ..... 864
Recommend indefinite postpone- ..... 1470
819 By Francis and Clark. Ex-empting telephones operatedsolely for mutual benefitfrom taxation.
Introduced and referred. ..... 864
Recommend passage ..... 1426
Amended ..... 1854
Passed; ayes 82 , nays 5 ..... 1854
820 By Clark. Exempting the water tax from the consoli- dated tax levy of a city.
Introduced and referred ..... 864
Withdrawn by author ..... 1018
821 By Sampson. Relating to the qualifications for appli- cants for teachers' certifl-cates.
Introduced and referred ..... 864
Recommend amendment ..... 1601
Amendment as amended adopted ..... 1884
Passed; ayes 61, nays 35 ..... 1884
822 By Hauge. Regulating vot-ing machines so that thetotal vote for each candi-date is visible.
H. F. Page
Introduced and referred ..... 865
Recommend indeflnite postpone- ..... 1147
823 By Committee on Banks.Relating to the number ofdirectors for state banksand permitting a reductionto five at any annual meet-ing.
IntroducedWithdrawn1294
824 By Committee on Banks.Relating to the minimumamount of capital requiredfor a new savings bank:\(\$ 50,000\) in cities of 3,000 ; and\(\$ 25,000\) in others.
Introduced
Passed; ayes 65, nays 27 ..... 1278
825 By Committee on Roads andHighways. Providingamethod by which the boardsof supervisors may workand improve the townshiproads.
Introduced
Passed; ayes 81, nays 5 ..... 1165
Received back ..... 2213
Reported enrolled ..... 2240
Signed by the Speaker ..... 2242
Sent to the Governor. ..... 2245
Signed by Governor
826 By Committee on Military.Appropriating for the pur-chase, erection and main-tenance of armories.
Introduced and passed on file..Withdrawn2052
827 By Committee on Military.Amending the law in regardto the organization andmaintenance of the nationalguard.
Introduced
Amendment adopted ..... 1265
Passed; ayes 66, nays 0 ..... 1265
Received back ..... 1912
Reported enrolled ..... 2020
Signed by the Speaker. ..... 2021
Sent to the Governor. ..... 2022
Signed by Governor
828 By Committee on Judiciary. Legalizing certain warrants issued by the auditor of state.
Introduced ..... 1032
Passed; ayes 86, nays 0 ..... 1215
Received back .....  2024
Reported enrolled ..... 2075
Signed by the Speaker ..... 2078
Sent to the Governor. .....  2092Signed by-Governor

H. F.

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836 By Committee on Ways and Means. Relating to the exemption of property from taxation on account of inability to pay.
Introduced . . . . . . . . . . . . . . . . . . . 1170
Amendments filed ................. 1422
Amendments filed . . . . . . . . . . . . . 1637
Amendments adopted ............ 1667
Passed; ayes 79, nays \(10 . . . . . . .1667\)
Received back . . . . . . . . . . . . . . . 2214
Reported enrolled ................ 2241
Signed by the Speaker........... 2242
Sent to the Governor............. 2245
Signed by Governor.
837 By Committee on Public
Utilities. Relating to the
restriction placed on the
construction of lines for
electric transmission.

Introduced .......................... . . 1170
Passed; ayes 83, nays 5........ 1415
Received back. . . . . . . . . . . . . . . . 2167
Reported enrolled ................ 2237
Signed by the Speaker........... 2242
Sent to the Governor............ 2243
Signed by Governor..............
838 By Committee on Agriculture. Relating to the appointment and qualification of a state veterinary surgeon.
Introduced .......................... 1321
Passed; ayes 79, nays \(0 \ldots . . . . .\).
Received back . .................... 1931
Reported enrolled...................... 1958
Stgned by the Speaker.................. 1958
Sent to the Governor........... 1985
Signed by Governor. ............... 2111
839 By Committee on Board of Control. Legalizing the actions of the board of control in making leases of land at Knoxville to the United States.

Introduced and referred 1398
Recommend passage ............ 1599
Passed; ayes 67, nays 0......... 1825
840 By Committee on Municipal Corporations. Increasing the limit of the levy for a city improvement fund.

Introduced
Passed; ayes 57, nays \(20 \ldots\)......................
841 By Committee on Roads and Highways. Providinga method of accounting for the motor license fund and primary road fand.

Amended .......................... . . 1555
Passed; ayes 89, nays 1........ 1555
Received back ................... 2082
Reported enrolled ................ 2187
Signed by the Speaker. . . . . . . . . 2190
Sent to the Governor............ 2184
Signed by Governor.
H. F. Page

842 By Committee on Conserva
tion. Permitting persons to
 buy land for public parks
 and authorizing the state to
 accept the same.
Introduced ..... 1398
Committee sub ..... 1724
S. F. 783 substituted ..... 1748
843 By Committee on Conserva- tion. An act to encourage planting of trees by reduc- tion of assessment on tree tracts.
Introduced ..... 1398
Passed; ayes 73, nays ii ..... 1681
1886
844 By Committee on Public Health. Adding a number of drugs to the law relating to the sale of dangerous drugs.
Introduced ..... 1428
Passed; ayes 80 , nays 0 .....  2214
Received back
Reported ent ..... 2240
Signed by the Speaker ..... 2245
Sent to the Governor
845 By Committee on Ways and Means. Amending House File 280 already passed and signed relating to the col- lection of taxes on devicesand bequests.
Introduced ..... 1428
Amendments adopted ..... 1475
Passed; ayes 72, nays 0 ..... 1476
Received back ..... 1931
Concurs in amendments; ayes
86, nays 0 . ..... 1962
Reported enrolled ..... 2076
Signed by the Speaker ..... 2079
Sent to the Governor.
Signed by Governor.
846 By Appropriations Com- mittee. Appro \(\dot{p} r i a t i n g\)\(\$ 5,000\) for co-operation inbuilding a waterways to thegulf.
Introduced ..... 1429
Passed; ayes 77, nays 4 ..... 1753
Received back ..... 2079
Reported enrolled ..... 2235
Signed by the Speaker ..... 2242 ..... 2242
Sent to the Governor. ..... 2244
Signed by Governor.
847 By Committee on Elections. Relating to the submission of constitutional amend- ments to a vote of the people.
Introduced ..... 1429
Passed; ayes 85 , nays 0 . ..... 1754
Received back ..... 2167
Reported enrolled ..... 2236
H. F. Page
Signed by the Speaker ..... 2242
Sent to the Governor. ..... 2243
Signed by Governor.848 By Committee on Schoolsand Textbooks. Providinga method of making changesin boundaries of contiguousschool corporations.
Introduced ..... 1429
Passed; ayes \(8 \dot{6}\), nays 0 ..... 1621
849 By Judiciary Committee. To punish state officers for receiving any public funds in addition to their fixed salaries and expenses. ..... 1472
Introduce ..... 1543
Passed; ayes 84, nays 1. ..... 1544
850 By Judiciary Committee.Legalizing formation of con-solidated school district atLytton.
Introduced ..... 1472
Passed; ayes 65, nays 0 ..... 1493
Received back ..... 1860
Reported enrolled
1954
1954
Signed by the Speaker ..... 1951
Sent to the Governor.
1958
1958
Signed by Governor. ..... 2111
851 By Committee on Printing.To abolish the office of statedocument editor, revise thelaw as to reports of stateofficers and reorganize theprinting board by additionof two printers.
Introduced ..... 1472
Amendments filed ..... 1841
Amendment filed ..... 1866
S. F. 781 substituted. ..... 1920
852 By Judiciary Committee. Relating to the depositingof funds by township clerks.
Introduced1472
Passed; ayes 75; nays 4 ..... 1760
853 By Judiciary committee. Re-lating to copies of courtdecisions furnished the sec-retary of state by publishersof the printed reports.
Introduced ..... 1583
Passed; ayes 84, nays 0 ..... 1879
Received back ..... 1957
Reported enrolled ..... 2076
Signed by the Speaker ..... 2079
Sent to the Governor ..... 2091
Signed by Governor..
854 By Judiciary Committee.Legalizing consolidation ofschool district at De Soto.
Introduced ..... 1583
Passed; ayes 72, nays 0 ..... 1829
Received back ..... 2060
Reported enrolled ..... 1873
Signed by the Speaker. ..... 2189
Sent to the Governor. ..... 2184
Signed by Governor
H. F.

855 By Military Committee. Resoldiers in the state and public service.
Introduced ..... 1583
Passed; ayes 65, nays 11 ..... 1897
Received back ..... 1957
Concurs in amendments; ayes 87, nays 0 ..... 1963
Reconsidered vote; ayes 72 , nays22027
Amended Senate amendments.
Reported enrolled ..... 1873
Signed by the Speaker ..... 2189
Sent to the Governor ..... 2184
Signed by Governor
856 By Committee on Dairy andFood. Additional appropria-tion of \(\$ 7,000\) for use of thedairy and food department.
Introduced and referred ..... 1584
Recommend amendment ..... 1847
Amendment adopted ..... 1938
Failed to pass; ayes 50, nays 521938
857 By Committee on Agricul-ture. Revision of the lawas to the weather and cropservice and for publicationand disseminating of infor-mation.
Introduced and referred ..... 1584
Withdrawn ..... 1875
858 By Committee on Schools. Increasing the fees in rela- tion to teachers' certificatesand diplomas.
Introduced ..... 1584
Passed; ayes 68, nays 6 ..... 1894
859 By Committee on Schools.Increasing the fees neces-sary for examination forteachers' certificates.
Introduced ..... 1584
Passed; ayos 71, nays 6 ..... 1900
860 By Committee on MunicipalCorporations. Providing forthe taking of property bygift or bequest and giving:an annuity in return there-for.
Introduced ..... 1585
Passed; ayes 69, nays 0 ..... 1898
Received back ..... 2010
House concurs in amendments; ayes 87, nays 3 ..... 2000
Reported enrolled ..... 2075
Signed by the Speaker ..... 2078
Sent to the Governor ..... 2092
Signed by Governor
861 By Committee on MunicipalCorporations. Relating toconstruction of electriclighting fixtures alongstreets.
H. F.

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Introduced .......................... 1639
Passed; ayes 72 , nays \(3 . . .\).
Received back ..................... 2164
Reported enrolled .................. 1910
Signed by the Speaker............ 2242
Sent to the Governor............ 2244
Signed by Governor.
862 By Judiciary Committee. Prescribing conditions under which the acts of boards and officials may be legalized and publication of legalizing acts.
Introduced . . . . . . . . . . . . . . . . . . 1639
Passed; ayes 67, nays 15......... 1942
Received back ..................... 2214
Reported enrolled ...................... 2239
Signed by the Speaker........... 2242
Sent to the Governor. ............ 2245
Signed by Governor..
863 By Committee on Judicial Districts. Increasing the number of judges in the fourth judicial district to four.

Introduced
Passed; ayes 65, nays is .1910

864 By Committee on Drainage. Relating to the assessments of costs and damages in levee or drainage districts.
Introduced and referred......... 1639
Passed; ayes 78, nays 0............ 1907
Received back .2164
Reported enrolled..................... 2235
Rigned by the Speaker.................... 2244
Sent to the Governor............2245
Signed by Governor.
865 By Committee on Appropriations. Appropriating \(\$ 1,950,000\) for building at the state university and the state college.
Introduced . . . . . . . . . . . . . . . . . . . 1775
Amendment ............................ . . 1956
Amended . . . . . . . . . . . . . . . . . . . . . 1997
Passed; ayes 79, nays 18......... 1998
Received back . . . . . . . . . . . . . . . 2200
Reported enrolled .................. 2234
Signed by the Speaker............2244
Sent to the Governor. . . . . . . . . . 2242
Signed by Governor.
866 By Sifting Committee. Legalizing a school district at Hopeville.
Introduced ......................... 1775
867 By Sifting Committee. Relative to bonds for the improvement of the primary road system.
Introduced ........................ 1776
Fassed; ayes 61, nays 28...... 2026
Received back . . . . . . . . . . . . . . . 2213
Reported enrolled . . . . . . . . . . . . . . 2238
Signed by the Speaker............. 2242
Sent to the Governor............. 2243
Signed by Governor.
H. F. Page
868 By Committee on Claims.Appropriating for minorclaims and expenses invarious matters amountingto \(\$ 588.00\).
Introduced and referred ..... 1805
Recommend passage ..... 1982
Passed; ayes 82, nays 1 ..... 2015
Received back ..... 2201
Reported enrolled ..... 2239
Signed by the Speaker ..... 2242
Sent to the Governor ..... 2245
Signed by Governor.

\(\qquad\)869 By Sifting Committee. Re-lating to standards of pur-ity of agricultural seeds of-fered for sale.
Introduced ..... 1929
870 By Sifting Committee. Le- galizing issue of bonds at Sioux City.
Introduced ..... 1928
Passed; ayes 65, nays 0 ..... 1943
Received back ..... 2165
Reported enrolled ..... 1910
Signed by the Speaker ..... 2242
Sent to the Governor. ..... 2245
Signed by Governor.
871 By Sifting Committee. Regulating the furnishing of public service and providing for appeals from town and city councils and boards of supervisors to the district judges.
Introduced ..... 1929
Amendments filed
2009Amendment striking out enact-
ing clause adopted872 By Sifting Committee. Le-galizing warrants of theschool district of Lohrville.
Introduced ..... 1929
Passed; ayes 82, nays 0 ..... 1977
H. F. Page

Received back . . . . . . . . . . . . . . . 2164
Reported enrolled ................ 1909
Signed by the Speaker. . . . . . . . . . 2242
Sent to the Governor.............. 2244
Signed by Governor..............
873 By Sifting Committee. Relating to the regulation of vital statistics.
Introduced . . . . . . . . . . . . . . . . . . . 2112
Recommend passage ............ 2115
Passed; ayes 73, nays 1........... 2115
Received back ..................... 2202
Reported enrolled . . . . . . . . . . . . . 2240
Signed by the Speaker..............2242
Sent to the Governor.............. 2245
Signed by Governor.
874 By Sifting Committee. Providing for registration of the ownership of county, drainage, city and other bonds.
Introduced . . . . . . . . . . . . . . . . . . 2146
Failed to pass; ayes 14, nays 802147
875 By Committee on Appropriations. Appropriating for sundry expenses in connection with the general assembly.
Introduced . . . . . . . . . . . . . . . . . . . 2176
Passed; ayes 91, nays 0......... 2177
Received back . . . . . . . . . . . . . . . . 2201
Reported enrolled ..................2238
Signed by the Speaker...........2242
Sent to the Governor............ 2243
Signed by Governor..............
876 By Santee. Appropriating for the land, dormitory and a laboratory at state teachers college \(\$ 230,000.00\).

Introduced . . ..................... . . 2218
Passed; ayes 88, nays 2........... 2217
Received back . . . . . . . . . . . . . . . . 2223
Reported enrolled . . . . . . . . . . . . . . 2240
Signed by the Speaker............ 2242
Sent to the Governor............ 2245
Signed by Governor
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\section*{HISTORY OF SENATE BILLS IN HOUSE}

\section*{SENATE FILES PASSED AND APPROVED}

Senate Files Nos. 271, 272, 273, 275, 276, 278, 280, 283, 284, 285, 287 , \(290,292,293,295,298,299,300,306,307,310,311,313,315,316\), \(317,318,319,321,323,325,327,329,330,331,336,339,344,345,346\), \(348,349,351,361,363,364,365,368,373,374,378,379,380,381\), \(383,389,393,398,399,400,402,403,405,406,409,410,413,418\), \(419,420,423,429,440,441,444,447,448,450,453,455,456,457\), \(462,463,464,465,466,467,478,481,482,488,493,494,495,497\), \(501,503,504,509,510,524,528,530,531,544,547,556,558,560\), \(565,566,567,579,581,583,584,587,588,589,591,594,598,604\), \(605,606,607,610,617,622,627,630,631,632,637,638,639,641\), \(645,646,648,652,653,661,662,667,668,670,675,678,694,701\), 719, 721, 725, 727, 730, 738, 742, 743, 746, 752, 753, 754, 755, 758, 759, 760, 761, 762, 763, 764, 765, 766, 769, 770, 771, 772, 774, 775, 776, 777, 778, 779, 782, 783, 785, 786, 787, 788, 790, 791, 793, 794, 795, 797, 798, 799, J. R. 1, 2, 5, 6, 9, 10.

\section*{RECORD OF EACH BILL}



House refers to judiciary...... 285
Recommends passage ........... 376
Report adopted ................... 376
Passed; ayes 90 , nays \(0 . . . . .\). . 390
Signed by the Speaker......... 410

Refers to motor vehicles...... 526
Amendment offered ............... 600
Amendments withdrawn ....... 699
Assed; ayes 99, nays 0.......... 69
285 By Whitmore. Providing that reference by this assembly to the compiled code anal, unless otherwise provided, be regarded as for cross-reference only.
Refers to committe on judi-
clary ................................ 38
Recommending passage ........ 42
Report adopted ..................
Signed by Speaker .............. 486

\section*{rele res judrments by executors. administraito ors and guardians, and to enact a substitute therefor.}

Refers to judiciary \(\begin{aligned} & \text { jec............. }\end{aligned}\) ment

496
Amendment adopted ............. 594
Passed; ayes 85, nays 0 594
sned by the Speaker.......... 819
289 By Schaffter. Relating to the qualifications of sureties on bail bonds.
Refers to committee on judiciary 286
Recommends indefinite post-
ponement ....................... 324
290 By Schaffter. Relating to statements to be filed by manufacturers of motor vehicles.

Refers to sifting committee..... 1866
Amendments adopted …......... 2122
Passed; ayes 71, nays 3......... 2122
Signed by the Speaker........... 219
292 Substitute. By Stoddard. Extending for two years the salary increase to dephorized the \(\mathbf{3}\) th General Assembly.
Refers to commitee on county eports recommending pas'sage

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Passed; ayes 67, nays 9.........1451
Motion to reconsider............. 152 s
Motion withdrawn .............. 1662
Signed by the Speaker......... 1773
293 By Stoddard. Authorizing an increase in high school tuition of non-resident pupils in approved schools.

Refers to schools and text-
biooks .......................... 669
Passed; ayes 79, nays 12...... 1150
Signed by the Speaker......... 1291
295 By Stoddard. Relating to the issuance of bonds for first reclamation and improvement, or subsequent repair or improvement of a drainage district.

Refers to committee on drain-

> age . . ................................

654
Reports recommending passage 813
Passed; ayes 98, nays 0....... 1056
Signed by the Speaker.......... 1115
298 By Committee. Relating to school bonds and their payment.
Refers to committee on schools and textbooks

552
Reports recommending passage 820
Passed; ayes 93, nays 0........ 1054
Signed by the Speaker......... 1115
299 By Foskett. Making emergency appropriations for the College for the Blind of \(\$ 18,000\) and the School for the Deaf of \(\$ 27,500\).

Refers to appropriation ...... 299
Recommending passtage ....... 336
Report adopted i................. 336
Passed; ayes 99, nays 2......... 347
Signed by the speaker......... 358
300 By Whitmore. Authorizing payment of cost of primary roads extension within cities.

Refers to roads and highways. 1134
Passed; ayes 65, nays \(30 . . . . . .2097\)
Signed by the speaker ........... 2190
304 By Committee on Judiciary. Providing for taking sand, gravel and other products from the beds of rivers.
Refers to committee on judiciary

305 Substitute by Reed. Extending to all cities the anthority to issue bonds for street improvements.
Refers to municipal corporations ............................ 612
Reports recommending passage 705
Amendment filed .............. 773
Enacting clause stricken out.. 1225
306 By Price. Regulating the practice of chiropractic and providing for a board of examiners.

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Refers to public health........ 456
Amendments offered ........... 625
Passed; ayes 87, nays i6....... 640
Signed by the Speaker ......... 688
307 By White. Prevention of blindness from inflammation of the eyes of the new-born.

Refers to public health........ 612
Reports recommending indefinite postponement 689
Minority report filed .......... 689
Majority report adopted ..... 943
Passed; ayes 86, nays 2........ 945
Signed by the Speaker ........1078
310 By Horchem. Establishing a civil service commission in city manager cities.
Refers to municipal corporations . . . . . . . . . . . . . . . . . . . . 1516
Passed; ayes 68,, nays 2...... 2121
Signed by the Speaker.........2241
311 By Horchem Requiring the county treasurer to remit to the city treasurer money collected from special assessments where bonds have been issued therefor.

Refers to municipal corporations ...........................
Reports recommending passage 558
Report adopted .................. 558
Passed; ayes 101, nays 0...... 719
Signed by the Speaker......... 819
312 By Horchem. Modification of law relating to the election of officials in city manager cities.

Refers to municipal corporations .1516

313 By Horchem. Fixing the limitation of indebtedness of city manager cities.

Refers to municipal corporations . . . ........................ 456
Reports recommending passage 705
Fassed; ayes 87, nays 0......... 981
Signed by the speaker.......... 1078
315 By Whitmore. Relating to increase in funds for education of deaf children.

Refers to municipal corporations ............................ 456
Committee reports recommending passage1345

Passed; ayes 92, nays 0.............1674
Signed by the Speaker......... 1773
316 By Banta. Relating to parolees from the bench, placing them under the board of parole.
Refers to judiciary............. 311
Reports recommending passage 536
Passed; ayes 92 , nays \(0 . . . . .{ }^{2} 608\)
Signed by the Speaker.......... 669
S. F.

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317 By Hale' Appropriating \(\$ 653.60\) to indemnify Chris Conrad, Jr. for injuries received.

Refers to appropriations...... 1741
Reports recommending pas-
sage . . . . . . . . . . . . . . . . . . . 1935
Passed; ayes 77, nays 0........ 2057
Signed by the Speaker..........2153
318 By Hale Appropriating \(\$ 5,000\) to indemnify LeVerne Peterson for injuries received at Anamosa.
Refers to committe on claims. 1183 Passed; ayes 91, nays 0....... 1554 Signed by the Speaker.......... 1652

319 By Hale. Increase in the support funds for the various state institutions under the supervision of the board of control. Estimated appropriation about \(\$ 330,720\).

Refers to appropriations...... 1740
Substituted for H. F. \(289 . . . .1767\)
Amendea . . . . . . . . . . . . . . . . . . . 1767
Passed; ayes 79, nays 2....... 1768
Signed by the Speaker........... 1941
321 By Parker. Appropriating \(\$ 718\) to defray the expenses of the inaugural ceremonies.
Refers to appropriations...... 299
Reports recommending passage 397
Report adopted ............... 397
Passed; ayes 88, nays i......... 397
Signed by the Speaker......... 410
323 By McIntosh. Providing a permanent fund of \(\$ 1,000\) to be used under the direction of the board of parole for aid, in emergencies, of men on parole.
Refers to appropriations...... 1445
Reports recommending amend-
ment . . . . . . . .................. 1679
Amendments adopted ............ 2095
Fassed; ayes 68, nays 5....... 2095
Signed by the Speaker.........2199
325 By Stoddard. Relating to the penalty on the bonds of public officers.

Refers to judiciary ............ 405
Reports recommending passage 468
Report adopted ............... 468
Passed; ayes 96, nays 0...... 489
Signed by the Speaker......... 520
327 By Parker. Extending the time for preparing the annotations for the new code and to provide for the completion of the same.
Refers to judiciary............. 312
Reports recommending passage 376
Report adopted ............... 376
Passed; ayes 90 , nays \(0 . . . .\).
Signed by the Speaker.......... 410

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329 By Schaffterd Legalizing acts of the board of supervisors of Hardin and Hamilton counties, in relation to a joint drainage district.

Refers to judiciary ............. 299
Passed; ayes 101, nays 0...... 329
Signed by the Speaker......... 352
330 By Fulton. Relating to the committee on retrenchment and reform, and enacting a substitute therefor.
Refers to judiciary
Reports recommending amendment
.1349
Amendments adopted ................ 1672
Passed; ayes 78, nays 9....... 1673
Conference committee ap-
pointed ....................... 2068
Adopts conference report with
amendments; ayes 70, nays 5.2195
Signed by the speaker.........2242
331 By Stoddard. Fixing the population of cities authorizeli to flevy tax for garbage disposal plant.
Refers to munjcipal corpora-
tions .......................... 404
Reports recommending passage 920
Passed; ayes 76, nays 0....... 1151
Signed by the Speaker...........1291
336 By Hale. Relating to granting pardons from the woman's reformatory.

Report adopted 449
Refers to judiciary 552
Reports recommending amendment
amendment
Substitute
adopted !. . . . . . . . . . . . . . . . . . 1011
Passed; ayes 91 , nays \(0 \ldots . .11011\)
Signed by the Speaker.......... 1208
Requests return ................... 1411
Substitute amiendment
adopted 1.......................... 14.11
Signed by the speaker...........1523
339 By Rainbow. Relating to the form of certificates of purchase at a tax sale.
Refers to judiciary ............ 404
Reports recommending passage 468
Report jadopted .................46. 8
Passed; ayes 57, nays \(42 \ldots . . .566\)
Signed by the Speaker.......... 625

> 344 By Dutcher. Relating to punishment for violation of a parole the same as made from prison. Amending S. 4897-a.
> Refers to judiciary
> Reports recommending passage 496
> Passed; ayes 86, nays 0....... 595
> Signed by the Speaker.........
> 669
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Refers to judiciary ............. 342
Reports recommending passage 496
Passed; ayes 89, nays 2....... 596
Signed by the Speaker........... 669
346 By White. Relating to compensation of executors, administrators and attorneys in the settlement of estates.
Refers to judiciary. . . . . . . . . . . 574
Withdrawn and substituted for

Passed; ayes 95, nays 6......... 715
Signed by the Speaker......... 819
348 Ry Meredith. Legalizing the proceedings and acts of the city council of Newton, Jasper county.
Refers to judiciary ............ 654
Reports recommending passage 889
Passed; ayes 84, nays 0....... 973
Signed by the Speaker............1078
\(349 \begin{aligned} & \text { By Newberry. Relating to } \\ & \text { limit of commencement of } \\ & \text { actions for the recovery of } \\ & \text { an interest in real estate. }\end{aligned}\)
Refers to judiciary
Reports recommending amend ment

551
ment ............................. 966
Amendment adopted \(\ldots \ldots . .1163\)
Passed; ayes 86, nays 0.......... 1163
Signed by the Speaker.......... 1291
351 Substitute.
Refers to appropriations ..... 1867
Substituted for H. F. 378...... 1920
Substitute amendment adopted' \(\quad . . . . . . . . . . . . . . . .1920\)
Passed; ayes 79, nays 15...... 1928
Received back ..................... 2105
Insists on amendments............2109
Conference committee ap-
pointed ..........................2109
Rejects report and refuses to
tconcur ...........................21111
Adopts conference committee
report with amendment; ayes
73, nays 17...................... 2197
Signed by the speaker...........2241
356 By Scott of Marshall. Relating to delinquent tax collectors and enacting a substitute thereof.
Refers to county and township orglanitations ..............
Reports recommending pas-
sage ............................. 1209
357 By Scott of Marshall. Relating to the apportionment and distribution of tax penalties and interest.
Refers to ways and means.... 876
359 By Greenell. Increasing: pay of judges of the supreme court to \(\$ 8,500\) a year.
Refers to judiciary ............. 1013
Reports recommending pas-
sage . . . . . . . . . . . . . . . . . . . . . . . . 1128
S. F.

Page
360 By Greenell. Increase in pay of district judges to \(\$ 6,500\) a year.

Refers to judiciary .1014
Reports recommending passage. 1128
Failed to pass; ayes 39 , nays 68.1353
361 By Schaffter. Relating to drainage tax to be levied in cities.

Refers to roads and highways. 1314 Reports recommending passage. 1596 Passed; ayes 79, nays 0........ 1826 Signed by the Speaker............ 1942
363 By Schaffter. Relating to use of primary road fund for graveling highways leading into cities.

Refers to roads and highways. 1517
Reports recommending passage. 1632
Passed; ayes 75, nays 1......... 1827
Signed by the Speaker........... 1942

\section*{364 By Mantz. Repeal of law fixing determinate sentences for certain crimes.}

Refers to judiciary............ 1575
Passed; ayes 65 , nays \(32 \ldots . . .2100\)
Signed by the Speaker............2842
365 By Mantz. Increasinss the amount which may be charged as tuition to nonresidents of districts.
Refers to schools and text books 714 Reports recommending amendment
.1345
Amendments adopted ...................1474
Passed; ayes 70, nays 6.......... 1474
Signed by the Speaker.......... 1696
368 By Van Alstine, Fixing the fees to be collected by clerk of courts for naturalization.

Refers to judiciary 714
Reports recommending passage. 814
Passed; ayes 86, nays 1.......... 1057
Signed by the Speaker............. 1115
369 By Anderson. Authority for lavy for tax for park purposes where same has been voted upon.
Refers to sifting committee... 2113 Failed to pass; ayes 47, nays 40.2149

371 By Foskett. Relating to notice of right of redemption. Amending 1441.

373 By Horchem. Increase in available funds for education of deaf children in public schools. Estimated cost \(\$ 3,600\).
S. F.

Page
Refers to schools and textbooks 805 Reports recommending passage. 1105
Passed; ayes 80, nays 0........1236
Signed by the Speaker............. 1344
374 By Van Alstine. Requiring competitive bids in the sale of bonds when issued in amounts of \(\$ 25,000\) or over.

Refers to judiciary................. 1184
Passed; ayes 76, nays 2......... . 2127
Signed by the Speaker..........2242
378 By Buser. Dairy herds to be given priority in the matter of tests made for tuberculosis.

Refers to agriculture ............ 416
Reports recommending passage 691
Passed; ayes 93, nays 0......... 975
Signed by the Speaker............. 1078
379 By Frailey. Apportioning the state into representative districts for the general assembly.
Refers to representative dis-
tricts .............................. 502
Reports recommending passage 747
Passed; ayes 91, nays 0.......... 976
Signed by the Speaker........... 1078
380 By Frailey. Giving authority for drawing of a city warrant for any sum.

Received and passed on file.... 457
Passed; ayes 98, nays 0......... 459
Signed by the Speaker............ 499
381 By Foskett. Legalizing certain warrants of the city of Shenandoah.

Refers to judiciary............... 382
Reports recommending passage 423
Report adopted.................. 423
Passed; ayes 97, nays 0......... 435
Signed by the Speaker............ 499
383 By Frailey. Insurance company dividends and duties of boards of directors in regard thereto.

Refers to insurance.............. 876
Reports recommending amendment . . . . ...................... 1694
Amendments adopted i.......... 1966
Passed; ayes 72, nays 13......... 1966
Signed by the Speaker............ 2091
389 By Dutcher. Limiting liability of hotel keepers in care of valuables.

Refers to judiciary.............. 525
Reports \(\bar{r} e c o m m e n d i n g\) amendment

1129
Amendments filed ............................. 1580
Amendments as amended
adopted . . ......................... 1616
Passed; ayes 68, nays \(16 \ldots . . .1617\)

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405 By Parker. Relating to the time which may be fixed for maturity for street improvement bonds.

Refers to municipal corporations 654
Reports recommending passage. 1101
Passed; ayes 70, nays 0......... 1250
Signed by the Speaker............... 1344
406 By Smith. Increasing from 5 to 7 mills the tax limit for payment of school bonds.

Refers to schools and text books 654
Reports recommending passage. 1105
Passed; ayes 64, nays 21........ 1289
Signed by the Speaker............ 1371
409 By Rainbow. Relating to the time of publication of ordinances.
Refers to judiciary................ 951
Reports recommending passage. 1387
Passed; ayes 60, nays 2......... 1519
Signed by the Speaker ........... 1651
410 By Dutcher. Regulating the stoppage of trains at crossings of railroads and interurbans.
Refers to railroads and transportation
Passed; ayes 92, nays 0........ . 766
Reconsiders vote ................. 819
Amended ........................... . . . 827
Passed; ayes 96, nays 0......... . 828
Signed by the Speaker............ 941
412 By Whitmore. Revising law in regard to adoption of children and their rights as heirs.
Refers to judiciary ................ 1574
Reports recommending indefinite postponement ........... 1626
Indefinitely posṭponed ............ 1626
413 By Whitmore. Amending the law in regard to foreign corporations doing business in Iowa of a mercantile nature.
Refers to judiciary ....................1314
Reports recommending passage 1598
Passed; ayes 79, nays 0..........1811
Signed by the Speaker............. 1941
418 By Scott of Marshall. Increase in the penalties for non-payment of taxes.
Refers to ways and means..... 876
Reports recommending passage. 1070
Amendment adopted ............. 1262
Passed; ayes 74, nays 1.......... 1263
Signed by the Speaker............. 1371
419 By Frailey. Applying law as to acquisition of school sites to districts in second class cities.
Refers to schools and text books 714
Reports recommending passage. 1051
Passed; ayes 84, nays 0..........1224
Signed by the Speaker........... 1344
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420 By Adams. Extending for five years the protection given pheasants, partridges and other game birds.

Refers to fish and game........ 1247
Reports recommending passage. 1351
Passed; ayes 67. nays 0.......... 1490
Signed by the Speaker.......... 1651
423 By Banta. Legalizing drainage district in Buchanan county.

Refers to judiciary ................. 902
Reports recommending amendment

1350
Re-referred to appropriations committee ....................... 1523
Recommend adoption of judiciary amendments and passage

1847

\section*{Amendment adopted}

1978
Passed; ayes 83, nays 0.................. 1978
Signed by the Speaker........... 2091

\section*{429 By Tuck. Requiring railroads to construct spur tracks to factories.}

Refers to railroads . . . . . . . . . . . 1359
Amended ............................. 1405
Passed ayes 96, nays 0........... 1406
Signed by the Speaker.......... 1652
431 By Hartman. Adding one new judge in the thirteenth judicial district.
Referred to sifting committee. . 1868 Failed to pass; ayes 26 , nays 51.2161

440 By Parker. Providing for contracts for use of public library books in schools.

Refers to sifting committee... 1748
Passed; ayes 66, nays 0........... 2134
Signed by the Speaker..............2242
441 By Parker. Revising the law as to the trustees of a library and the manner of their election.

Referred to sifting committee. 1746
Passed; ayes 67, nays 0........2136
Signed by the Speaker..............2241
444 By Parker. Revision of law relating to compensation of trustees of libraries.
Referred to appropriations..... 1741
Reports recommending passage. 2080
Passed; ayes 69, nays 3........2140
Signed by the Speaker.............. 2199
447 By Campbell. Appropriating \(\$ 2,000\) to complete certain road paving at the Cherokee hospital.

Referred to appropriations .... 1518 Reports recommending passage. 1781
Passed; ayes 71. nays 2......... 1936
Signed by the Speaker............ 2053
S. F.

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448 Substitute by Committee on Agriculture. Regulating the manufacture and sale of hog cholera serum.

Referred to sifting committee. . 1806
Amendments filed ................ . 2034
Substitute for H. F. \(457 \ldots . . .2076\)
Passed; ayes 68, nays 31....... 2073
Signed by the Speaker.............2199
450 By Cessna. Directing transfer to the general fund of the state of the funds not used for military purposes.
Passed on file. . . . . . . . . . . . . . . . . 1574
Passed; ayes 85, nays 0........ 1813
Signed by the Speaker............. 1941
453 By Baird. Increasing to 1 mill the tax for park purposes and improving lakes.
Referred to ways and means... 66! Withdrawn from ways and means and substituted for H. F. 471 . .................... 720

Passed; ayes 96 , nays \(1 \ldots . . .\).
Signed by the Speaker............ 819
454 By Whitmore. Making the attorney general a member of the executive council.

Referred to sifting committee.. 1746
455 By Mantz. Providing for notice of application to sell real estate of a decedent.

Referred to sifting committee. . 2037
Passed; ayes 71, nays 2......... 2156
Signed by the Speaker...............2241
456 By Mantz. Authorizing issue of patent to certain land in Dallas county.
Referred to land titles.......... 1024
Reports recommending passage. 1243
Passed; ayes 72, nays \(0 . . . . . . .1335\)
Signed'by the Speaker..................1418
457 By Meredith. Placing raccoons under the protection of the game laws for a part of the year.
Referred to fish and game..... 805
Reports recommending passage. 1351
Passed; ayes 71, nays \(0 . . . .{ }^{2} .1486\)
Signed by the Speaker............... 1651
462 By Whitmore. Repeal of law for admission to the bar of persons admitted to practice before U. S. supreme court.

Referred to judiciary .......... 574
Reports recommending passame 781
Passed; ayes 74, nays \(11 \ldots . .\). .... 984
Signed by the Speaker ............ 1078
463 By Greenell. Increasing from \(\$ 8,000\) to \(\$ 15,000\) a year state aid for laboratory at the State University.
\begin{tabular}{|c|c|c|c|}
\hline \multicolumn{3}{|l|}{S. F.} & Page \\
\hline \multicolumn{4}{|l|}{\multirow[t]{2}{*}{}} \\
\hline \multicolumn{2}{|l|}{Reports recommending passage. 1935} & & \\
\hline \multicolumn{4}{|l|}{Passed; ayes 74; nays 3........ 2045} \\
\hline \multicolumn{4}{|l|}{Signed by the Speaker......... 2153} \\
\hline \multicolumn{4}{|l|}{464 By Smith. Reorganizing law as to the consolidation of school districts.} \\
\hline \multicolumn{4}{|l|}{Referred to schools and text books ....................... 714} \\
\hline \multicolumn{4}{|l|}{465 By Frailey. Legalizing notices of publication that were not made within time specified by law.} \\
\hline \multicolumn{4}{|l|}{Referred to judiciary........... 611} \\
\hline \multicolumn{4}{|l|}{\multirow[t]{2}{*}{Reports recommending passage. 781}} \\
\hline & & & \\
\hline \multicolumn{4}{|l|}{Passed; ayes 78, nays 0.......... 800 Signed by the Speaker.......... 941} \\
\hline \multicolumn{4}{|l|}{466 By Fulton. Legalizing certain warrants at Farmington.} \\
\hline \multicolumn{4}{|l|}{Referred to judiciary .......... 551} \\
\hline \multicolumn{4}{|l|}{\multirow[t]{2}{*}{Reports recommending passage 617}} \\
\hline & & & \\
\hline \multicolumn{4}{|l|}{Signed by the Speaker......... 688} \\
\hline
\end{tabular}

467 By Thurston. Reducing to 2,000 minimum of population of a city authorized to regulate railroad crossings.

Referred to railroads and transportation ......................
Reports recommending passage 923
Passed; ayes 93, nays 0......... 1152
Signed by the Speaker...... .. 1291

\section*{468 By Wichman. Applying law as to deposit of public funds and interest thereon to towns as well as cities. \\ Referred to municipal corporations \(\times\) rem....................... \\ ite postponement \\ ................ 1103}

469 By Buser. Abolishing jury commission and remodeling law as to the selection of jurors by county officers.
Referred to judiciary............. 1518
Reports recommending indefin-
ite postponement
1625
Indefinitely postponed ............ 1625
475 By Horchem. Authorizing cities to fix license fee for places where drinks are sold.
Referred to municipal corporations

478 By Nelson. Legalizing certain warrants of the town of Shelby.

Referred to judiciary ........... 669
Reports recommending passage 958
Passed; ayes 81, nays 0.......... 980
Signed by the Speaker........... 1078
S. F.

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481 By Frailey. Relating to tax for waterworks in certain cities.
Referred to municipal corpora-
tions . . . .......................... 7
Passed; ayes 89, nays 0........ 1062
Signed by the Speaker ......... 1115
482. Substitute by Committee on Agriculture. Providing for standards of agricultural seeds offered for sale.
Referred to sifting committee. . 1838
Passed; ayes 74, nays \(10 \ldots . . .2104\)
Signed by the Speaker............... 2241
488 By Cessna. Repeal of provision in animal health law for the agreement as to quarantine of animals.
Referred to agriculture.......... 805
Reports recommending passage 1000
Re-referred to agriculture...... 1207
Report recommending amend-
ment by substitute ........... 1627
Substitute amendment adopted. . 1882
Passed; ayes 77, nays 3......... 1882
Signed by the Speaker.......... 2091
493 By Whitmore. Relating to the time of actions to enforce mechanics liens.
Referred to judiciary............. 551
Reports recommending passage 617
Passed; ayes 93, nays 0........ 760
Signed by the Speaker............. 819
494 By Brookhart. Requiring a county treasurer to use a seal for his office.
Referred to motor vehicles:.... 1313 Reports recommending passage. 1527
Passed; ayes 67, nays 1.......... 1828
Signed by the Speaker............... 1942
495 By Rainbow Legalizing certain bonds issued for maturity at other than April 1.
Referred to judiciary............ 772
Reports recommending assage 814
Tassed; ayes 90, nays 2........... 912
Signed by the Speaker............. 990
497 By Parker. Permitting county treasurer to retain part of auto fees for expenses of his office.
Referred to motor vehicles and transportation
Reports recommending amend-
ment
men

Passed; ayes 78. nays 1............1251
Signed by the Speaker.............1371
499 Substitute by Committee on Judiciary. Fixing the salaries of judges of the superior courts, \(\$ 2,000\) in cities of 25,000 and \(\$ 2,500\) in cities up to 45,000 .
Referred to judiciary........... 1247
Reports recommending indefin-
ite postponement
Indefinitely postponed .............. 1470
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501 By Scott of Chickasaw. Requiring county recorder to make record of plats of drainage districts and other material facts.
Referred to drainage............. 1574
Passed; ayes 59, nays 20 ........... 2117
Signed by the Speaker.............. 2241

> 503 By Holdoegel. Authorizing organizations of associations without capital stock for co-operation.

> Amendment rejected ............. 1727
> Passed; ayes 100 , nays \(0 . . . . .\).
> Signed by the Speaker........... 1876
\(504 \underset{\text { Bembership }}{\text { By }}\) Rainbow. Relating to membership of committee

Referred to military............ 1247
Reports recommending amendment

1592
Amendments adopted ….......... 1758
Passed; ayes 75, nays 0........... 1759
Signed'by the Speaker............ 1941

\section*{509 By Frailey, Increasing from \(\$ 5\) to \(\$ 10 \mathrm{a}\) day per diem for} special insurance examiner.
Referred to insurance........... 750
Reports recommending passage 962
Passed; ayes 78, nays 2.......... 1164
Signed by the Speaker...........1291
.510 By Holdoegel. Legalizing
the transfer of balances in the funds of the state educational institutions.
Referred to judiciary........... 951
Reports recommending passage 1239
Passed; ayes 79, nays 0......... \(1 \overline{2} 56\)
Signed by the Speaker............ 1344
514 By Brookhart. To repeal the law requiring that grand juries investigate the accounting of public officials.
Referred to judiciary ........... 901
Reports recommending indefinite
postponement
1131
Indefinitely postponed ................1131
524 By Thurston. Requiring all public officers to keep an inventory of the public property under their control.
Referred to county and township organizations ......... 1516
Reports recommending passage. 1597
Passed; ayes 66, nays 8.......... 2032
Signed by the Speaker..........2153
\[
528 \text { By Campbell. Legalizing } \begin{aligned}
& \text { certain services of notices } \\
& \text { relating to the sales of real }
\end{aligned}
\] estate by a guardian.
Referred to judiciary........... 902
Reports recommending amendment
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Page
Amendments adopted ............ 1491
Passed; ayes 69, nays 0........... 1491
Signed by the Speaker........... 1652
530 By Hartman. Extending to railroads as short as 20 miles the duty of providing passenger service.

Referred to sifting committee. 1739
Fassed; ayes 84, nays 0......... 1937
Signed by the Speaker...........205s
531 By Foskett. Providing the kind of lights with which motor vehicles must be equipped when sold.
Referred to motor vehicles and transportation
Reports recommending amend-
ment ….......................... 1527
Amendments adopted .............. 1964
Passed; ayes 62, nays 26........ 1964
Signed by the Speaker........... 2153
544 By Banta. Authorizing investment of trust funds in federal farm loan bonds.
Referred to judiciary............. 1014
Feports recommending passage. 1388
Passed; ayes 78. nays 0......... 1722
Signed by the Speaker........... 1876
547 By Dutcher. Legalizing issue of warrants at Marengo.
Referred to judiciary............ 952
Committee reports recommending amendment \(. \cdots . . . . . . .1624\)
Passed; ayes 69, nays 0............ 1831
Signed by the Speaker............ 1984
556 By Buser. Requiring authority from executive courncil for trips taken by officials at state experise.
Referred to departmental af-
fairs ........................... 1445
Reports recommending passage:1530
Passed; ayes 78. nays 1......... 2031
Signed by the Speaker ….........2153
558 By Holdoegel. Appropriation for the psychopathic hospital at Lowa City, \(\$ 97,000\).
Referred to appropriations .... 1739
Reports recommending passage. 1983
Passed; ayes 59, nays 29........ 2063
Signed by the Speaker............2153
559 By Holdoegel. Legalizing a school consolidation at Jolley.
Referred to judiciary............. 1024
Returns .............................. \(109_{9}\)
Signed by the Speaker....................371
Not signed by Governor.
Enrollment a mistake.
560 By Pitt. Legalizing certain warrants issued at Logan.
Referred to judiciary ........... 951
Reports recommending passage. 1128
Passed; ayes 67, nays 0......... 1196
Signed by the Speaker............ 1291
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564 By Adams. Legalizing certain warrants at Emmetsburg.

Referred to judiciary........... 1023
Returned to Senate at their request1268

565 By Buser. Legalizing an election in town of Conesville.

Referred to judiciary .1023
Reports recommending passage. \(112 y\)
Passed; ayes 66, nays 0........ 1197
Signed by the Speaker............ 1291
566 By Buser. Legalizing bonds
of town of Conesville.
Referred to judiciary ........... 1135
Substitute for H. F. 621........ 1188
Passed; ayes 63 , nays \(0 \ldots . . . . .1189\)
Signed by the Speaker.............. 1291
567 By Olson. Revision of the law as to the weather and crop bureau and increase of the duties thereof.

Referred to appropriations.....1740
Reports recommending passage. 1848
Amended ...................... 2056
Fassed; ayes 75 , nays 12....... 2056
Signed by the Speaker.......... 2190
569 By Olson. Fixing an annual state head tax of \(\$ 3\) to provide a fund for state school purposes.
Referred to ways and means.. 1358
579 Substitute by Baird. Relating to the time when assessors' books shall be laid before the boards of review in certain cities.

Referred to municipal corpora-
tions .........................
1413
Reports recommending passacre. 1633
Passed; ayes 81, nays \(2 \ldots . . . .1663\)
Signed by the Speaker.......... 1696
581 By Brookhart. Increasing the limit of the tax for support of county hospitals.
Referred to public health....... 1014
Reports recommending passage. 1397
Failed to pass; ayes 51 , nays 26.1501
Motion to reconsider ...........1523
Reconsidered; passed 85 to 4...1621
Signed by the Speaker.......... 1696
583 By Scott of Marshall. Lepalizing certain warrants and bonds of Marshall county.
Referred to judiciary . . . . . . . . \({ }^{951}\)
Reports recommending passasse. 1239
Passed; ayes 74 , nays \(0 \ldots . . .1257\)
Signed by the Speaker.......... 1344
584 By Buser. Tegalizing warrants and bonds issued at Muscatine.
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Referred to judiciary.......... 951
Reports recommending amendment
.1129
Amendments adopted .......... 1198
Passed; ayes 65, nays 0........ 1199
Signed by the Speaker.......... 1291
587 By Schaffter. Relating to practitioners of law from other states.

Referred to judiciary ......... 1445
Reports recommending passage. 1598
Passed; ayes 82, nays 4........ 1814
Signed by the Speaker........... 1942
588 By Holdoegel. Defining delinquency in children and to punish persons responsible for same.

Referred to sifting committee.. 1806
Passed; ayes 67, nays 3.........2128
Signed by the Speaker.............2241
589 By Holdoegel. Relating to tax Ievies and anticipation of funds for school purposes in case of a fire.
Referred to sifting committee . 1682
Amended ............................ 1693
Passed; ayes 92, nays \(0 \ldots . . .1694\)
Signed by the Speaker .........1771
591 By Whitmore Relating to reporting automobile accidents to nearest available peace officer.
Referred to police regulations. 1313 Reports recommending passage. 1526 Amendments filed ................ 1842
Amendments adopted.........
Passed; ayes 75, nays \(0 \ldots . . .1945\)
Signed by the Speaker .......... 2053
594 By Browne. Relating to investigation of value of railroads placing same under railroad commission.

Referred to sifting committee. 1868
Passed; ayes 89, nays \(0 \ldots . . .1966\)
Signed by the Speaker.......... 2053
598 Sub. for 308 and 459 . By
Committee on Ways and Means. Exemption of property of soldiers from taxation.
Referred to ways and means. .. 1093
Reports recommending indefinite
postponement.
.1603
Minority report filed"....................... 1603
Minority report adopted ......... 1821
Passed; ayes 78, navs \(4 \ldots . . .1828\)
Signed by the Speaker............ 1942
604 By Newberry. Authority to cities and towns for a special sewer tax on benefited property within a district.

Sifting committee reports recommending passage .......2149
Passed; ayes 64 nays \(10 \ldots . . .2144\)
Signed by the Speaker........... 2242
S. F. Page
605 By Nelson. Requiring thatthe boards of supervisorsshall meet on the secondMonday in June each year.
Referred to county and township organizations
Passed ayes 68 nays 7 ..... 2155
Signed by the Speaker606 By Mantz. Exempiting thelaw as to safety devices infactories from manual train-ing departments in the pub-lic schools.
Referred to sifting committee.. 2037
Passed; ayes 69, nays 0......... 2139
Signed by the Speaker. 2199
607 By Thurston. Forbidding the taking of coal in transit by a common carrier without the consent of the railroad commission.
Referred to sifting committee. 1682 Passed; ayes 74, nays 3........ 2051 Signed by the Speaker.......... 2153
610 By Horchem. Increasing the allowance which may be made for support of a widowed mother for care of children.
Referred to Judiciary.1013
Withdrawn from judiciary and substituted for H. F'. 589... 1038
Amendment offered .............. 1038
Amendment withdrawn .......... 1055
Passed; ayes 70, nays \(16 \ldots . .\).
Signed by the Speaker............. 1115

617 By Foskett. Prohibiting sales of shares of corporate stock in conjunction with policies of insurance.

Referred to sifting committee. 1807
Reports recommending passage. 2118
Passed; ayes 59. nays 11......... 2118
Signed by the Speaker ........... 2200
622 By Banta. Authority for the licensing of all scales and meters by the dairy and food commissioner.
Referred to sifting committee. 1868
Passed; ayes 70, nays 2........ 2157
Signed by the Speaker........... 2241
627 By Dutcher. Authorizing patent to land for J. Anderson in Johnson county.

Referred to judiciary .......... 1025
Reports recommending passage. 1240
Passed; ayes 69, nays 0.......... 1502
Signed by the Speaker............ 1652
\(629 \mathrm{By} \mathrm{Slosson}\). Lake in Winnebago county and to forbid drainage of the same.

Referred to conservation of resources . . . . . . . . . . . . . . . . . . . . 1024
Reports with recommendation. 1633
S. F.

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Amendments filed 1842
Amended ............................... . . 1969
Failed to pass; ayes 52, nays 43.1969
630 By Schaffter. Legalizing certain warrants of school districts in Hamilton county.

Referred to judiciary . .......... 1247
Reports recommending passage. 1469
Passed; ayes 67, nays 0......... 1496
Signed by the Speaker............ 1652
631 By Dutcher. Authorizing a commission on uniform state law and to appropriate for expenses of such commission.

Referred to sifting committee.. 1738
Passed; ayes 76, nays 7.......... 1881
Signed by the Speaker. . . . . . . . . . 1984
632 By Whitmore. Legalizing certain refunding bonds of Wapello county.
Referred to judiciary. . . . . . . . . . 1023
Reports recommending passage. 1237
Passed; ayes 71, nays 2........ 1264
Signed'by the Speaker.............. 1344
637 By Darting. Appropriating \(\$ 35,000\) for replacing property destroyed by fire at Glenwood institution.
Passed on file .................... 1573
Passed; ayes 91, nays 0......... 1576
Signed by the Speaker............1654
638 By Anderson. Legalizing incorporation of the People's Oil Company of Des Moines.

Referred to judiciary............. 1314
Reports recommending passage. 1468
Passed; ayes 77, nays 0........ 1764
Signed by the Speaker.......... 1876
639 By Wichman. Legalizing election in school district of Arispe.

Referred to judiciary .......... 1014
Reports recommending passage. 1239
Passed; ayes 77, nays 0........ 1260
Signed by the Speaker............. 1344
641 By Rainbow. Reserving to mayors of cities and towns the right to hold court for violation of city ordinances.
Referred to judiciary ..............
Reports recommending amend-
ment ................................... 1816
Amendments adopted ............ 1816
Passed; ayes 73, nays 1.......... 1817
Signed by the Speaker............ 1984
645 By Frailey. Relating to beneficiaries in fraternal associations for one trade or guild.
Referred to sifting committee.. 1806
Passed; ayes 60, nays \(9 . . . . . . .2129\)
Signed by the Speaker. . . . . . . . . 2241
S. \(\mathbf{F}\).

646 By Frailey. Relating to incorporation of fraternal beneficiary associations.

Referred to sifting committee.. 1838
Passed; ayes 60, nays 5........... 2130
Signed by the Speaker...........2241
648 By Whitmore. Providing that punishment for violation of a liquor injunction shall be by imprisonment in jail and not in penitentiary.

Referred to sifting commitee.. 1837
Passed; ayes 57 , nays \(20 \ldots . . . . .2125\)
Signed by the Speaker..........2190
652 By Reed. Legalizing cemetery association at Ossian.

Referred to judiciary............ 1134
Reports recommending passage. 1349
Passed; ayes 70, nays 0......... 1498
Signed by the Speaker............1652
653 By Anderson. Legalizing warrants of school district in Greene county.
Referred to judiciary............ 1134
Reports recommending passage. 1317
Passed; ayes 73, nays 0......... 1482
Signed by the Speaker........... 1652
661 By Holdoegel. To authorize admission of children to the state hospital at Iowa City other than those who are already provided for by law.
Referred to educational institu-


Reroris recommending passage. 1471
Fassed; ayes 8\%, nays 0.........1532
Signed by the Speaker........... 1652
662 By Holdoegel. Authorizing transfer of state property to the city of Ames to effect realignment of a highway near thif college.
Referred to educational institutions
Feports reammending passase 1472
Substituted for H. F. 684.......1521
Passed; ayes 66, nays \(0 . . . . . . .1522\)
Signed by the Speaker............1652
667 By Newberry. Raising the age limit for retention of persons in the state institution at Glenwood.

Referred to board of control..... 1359
Reports recommending passage. 1458
Passed; ayes 82, nays 0......... 1757
Signed by the Speaker......... 1876
668 By Newberry. Placing supervision and control of the sale of stock for new insurance corporations under the commissioner of insurante.
Referred to sifting committee.. 1867 Substituted for H. F. 728...... 2089
Amended .......................... 2089
Passed; ayes 83, nays 0.......... 2090
Signed by the Speaker..........2200
S. F.

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670 By Abben. Legalizing a consolidated school district in Clay and O'Brien counties.

Referred to judiciary............ 1574
Passed; ayes 75, nays 0......... 2049
Signed by the Speaker. . . . . . . . . . 2153
675 By Parker. Relating to the use of certain fire escapes in dwellings used for lodging purposes.

Referred to sifting committee. . 1807
Passed; ayes 67, nays 0
2138
Signed by the Speaker
.2241
678 By Wichman. Authorizing commencement of prosecutions on oath before "some officer authorized tō administer oaths."

Referred to judiciary............ 1313
Reports recommending passage. 1468
Passed; ayes 86, nays 0......... 1960
Signed by the Speaker.............. 2053
694 By Olson. Appropriating funds to pay for cost of improving highways on or adjoining state property.

Passed on file...................... 2093
Passed; ayes 59, nays 18........ 2094
Signed by the Speaker........... 2200
701 By Fulton. Relating to the rate of interest on certificates of special assessment.

Referred to sifting committee. . 1738
1'assed; ayes 69, navs 1........ 2041
Signed by the Speaker........... 2153
713 By Dutcher. Assessment of cost of drainage districts and the taking of appeais in such proceedings.

Referred to sifting committee. . 1739
Amended ........................... 2145
Failed to pass; ayes 17 , nays 71.2145
719 By Darting. Legalizing certain warrants issued in Malvern.

Referred to judiciary............ 1247
Reports recommending passage. 1388
Passed; ayes 66, nays 0.......... 1487
Signed by the Speaker........... 1652
721, substitute. By Committee on Highways. Amending the law as to hard surfacing primary roads in cities so as to apply to special charter cities.

Referred to ways and means... 1358
Reports recommending passage. 1596
Passed; ayes 72, nays 0........ 1815
Signed by the Speaker.......... 1942

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725 By Price. Repealing that part of the law for practice of medicine applying to those who publicly profess to cure or heal.

727 By Campbell. Relating to the limitation of indebtedness of corporations.
Referred to judiciary........... 1608
Passed; ayes 87, nays 0...........173.
Signed by the Speaker............. 1876
730 By Parker. Revision of the law as to appointment and duties of shorthand reporters in district courts.

Referred to sifting committee.. 1837
Passed; ayes 56, nays 7........2.126
Signed by the Speaker..............2241
738 By Schaffter. Legalizing organization of school dis' trict in Hardin and Grundy courities.

Referred to judiciary 1247
Passed; ayes 69, nays 0 .1481
Reports recommending passage. 1388
Signed by the Speaker.......... 1652
742 By Holdoegel. Creating a state board of commissioners of insanity and relating to the psychopatic hospital at the state university.

Referred to sifting committee.. 2037
Passed; ayes 67, nays 4........2154
Signed by the Speaker.............2241
743 By Van Alstine. Relating to the filing of chattel mortgages and bills of sale.
Referred to sifting committee.. 1918
Passed; ayes 56, nays 14......... 2132
Signed by the Speaker...........2241
746 By Thurston. Relating to the placing of interlocking switches.
Referred to sifting committee. 2037
Passed; ayes 74, nays 2........ 2043
Signed by the Speaker............ 2153
752. By Foskett. Relating to the membership of the board of educational examiners.

Referred to Schools and text
books ............................ 15
Passed; ayes 67 , nays \(0 . \ldots . . .2158\)
Signed by the Speaker...........2241
753 By Committee on Banks. Providing penalty of \(\$ 10\) a day for not responding to calls of the superintendent of banking.

Passed on file...................... . . 1053
Passed; ayes 85, nays 4........ 1285
Signed by the Speaker.............. 1371
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754 By Committee on Banks. Relating to the number of directors to be elected for state banks and permitting a reduction to five at any annual meeting.
Passed on file...................... 1053
Passed; ayes 86, nays 1........ 1277
Signed by the Speaker. 1371
755 By Committee on Banks. Relating to the statements of state and savings banks and authorizing a consolidation of cash items in the published notices.
Passed on flle. . . . . . . . . . . . . . . . . 1053
Passed; ayes 88, nays 2........ 1287
Signed by the Speaker............ 1371
757 By Committee on Judiciary. Relating to admission of attorneys who have been shorthand reporters for a period of ten years.
Referred to judiciary. . . . . . . . . 1183
Reports recommending indefinite
postponement \(\ldots . . . . . . . . . . .{ }_{1471}^{1471}\)
Indefinitely postponed .................1471
758 By Committee on Judiciary. Legalizing certain warrants of Anita.
Referred to judiciary............ 1484
Reports recommending amend-
ment ............................... 1389
Amendments adopted ............ 1484
Signed by the Speaker............... 1696
759 By Committee on Judiciary. Legalizing an election at Cooper in Webster county.
Referred to judiciary........... 1023
Reports recommending passage. 1240
Passed; ayes 79, nays 0........1261
Signed by the Speaker.............. 1344
760 By Commitee on Judiciary. Legalizing an election at Milford for waterworks bonds.

Referred to judiciary........... 1134
Reports recommending passage. 1317
Passed; ayes 71, nays 0........ 1331
Signed by the Speaker............ 1418
761 By Committee on Judiciary. Legalizing an election at Milford for electric light bonds.

Referred to judiciary...............1133
Reports recommending passage.131\%
Passed; ayes 66, nays 0........133z
762 By Committee on Judiciary.
Issue of land patent to C. A.
Anderson in Wapello county.
Referred to judiciary............ 1134
Reports recommending passage. 1317
Passed; ayes 65. nays 0......... 1333
Signed' by the Speaker............ 1418

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763 By Committee on Code Revision. Providing for the preparation, printing and distribution of a supplement to the compiled code.
Passed on file...................... 1359
Passed; ayes 98. navs 0......... 1410
signed by the Speaker............1523
764 By Committee on Motor Vehicles. Amending the motor vehicles law so as to permit licensing of a motor vehicle for less than a full year at a reduced price.
Referred to motor vehicles.... 1183 Reports recommending passage. 1276
Passed; ayes 93, nays 0............ 1377
Signed by the speaker............... 1418
765 By Committee on Departmental Affairs. To provide for a daily balance sheet to be kept by the state treasurer.

Referred to sifting committee.. 2113
Passed; ayes 71, nays 0......... 2197
Signed by the Śpeaker............2200
766 By Committee on Retrenchment and Reform. Fixing the compensation of officers and employes of the state for the next two years.
Passed on file.
.1516
Amendments filed.. \(1579,1637,1685\)
Referred to special committee.. 1791
Committee of the whole recom-
mend amendreent
.1870
Amendments adopted.............. 1872
Passed; ayes S5. nays 8.......... 1873
Insists on amendments.......... 1941
Conference committee appointed 1941
Conference committee report
with amendments adopted;
ayes 79 , nays \(9 \ldots . . . . . . . . .2230\)
Signed by the Speaker............ 2242
768 By Committee on Judiciary. Legalizing a consolidated district at Compentine in Wapello county.
Referred to judiciary........... 1248
Reports recommending indefinite
postponement
1625
Indefinitely postponed ................ 1626

> 769 By Committee on Judiciary. Legalizing the filing of nomination papers for city offices at the spring elections where errors have been made. Referred to judiciary............... Report recommending passage. 1387 Passed; ayes 88, nays \(0 . . . . . . .1402\) Signed by the Speaker............. 1418

\footnotetext{
770 By Committee on Schools. Requiring the teaching of the United States and the constitution of Iowa in schools.
}
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Referred to schools and text books .............................. 1359
Reports recommending passage. 1459
Passed; ayes 75, nays 0........ 1477
Signed by the Speaker.............. 1652
771 By Committee on Retrenchment and Reform. Amending the code with reference to the number and compensation of employes of the state.
Passed on file....................... 1516
Passed; ayes 69, nays 4...........1763
Motion to reconsider filed....... 1786
Reconsidered .......................... 1786
Passed; ayes 68, nays 1.......... 2141
Signed by the Speaker........... 2200
772 By Committee on Retrenchment and Reform. Repeal of the law assigning certain rooms in the state house to the state board of agriculture.
Passed on file.

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Passed; ayes 84, nays \(0 \ldots . . . . .1766\)
Signed by the Speaker........... 1876
774 By Committee on Departmental Affairs. Authorizing the executive council to require attendance of witnesses in any matter of investigation.
Referred to departmental affairs . . . ......................... 1518
Reports recommending passage. 1623
Amended ............................190y
Passed; ayes 86, nays 0.......... 1908
Signed by the Speaker............ 2091
775 By Committee on Departmental affairs. Authorizing the executive council to appoint a custodian of the capitol.
Referred to departmental affairs . . . . . . . .................... 1517
Reports recommending amend-
ment . . . . . . . . . . ............... \(162 \%\)
Amendment as amended adopted 1664
Passed; ayes 91, nays 0......... 1664
Signed by the Speaker...............1773
776 By Committee on Appropriations. Appropriating \(\$ 12,000\) to meet deficit in the handling of the oil inspection work.
Referred to appropriations... 1740 Reports recommending passage. 1982 Passed; ayes 63, nays \(9 \ldots . . .2062\)
Signed by the Speaker.............2153
777 By Committee on Motor Vehicles. Amending the motor vehicle license law regarding drivers of busses, hearses. etc. and numbers for used car dealers.
Referred to motor vehicles..... 1445
Reports recommending passage. 1527
Passed; ayes 83, nays' 3........ 1960
Signed by the Speaker..............205s
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778 By Committee on Board of Control. Legalizing the leases to the government of certain land at state institutions.

Referred to sifting committee.. 1747
Passed; ayes 74, nays 0.........195\%
Signed by the Speaker........... 2053
779 By Committee on Appropriations. To make appropriations for the payment of state and other expenses.

Referred to appropriations..... 1741
Reports recommending passage. 1982
Passed; ayes 72, nays 4.........2053
Signed by the Speaker............. 2153
780 By Committee on Judiciary. Relating to furnishing copies of supreme court report for the secretary of state by the publisher of reports.

Senate requests return .........1941
House returns ...................... 1941
781 By Committee on Printing. To repeal the law for the office of state document editor, to reorganize the printing board by adding two printers and to revise the law as to reports by state officers and fixing the number of pages.

Amendments filed
Amended ........................... 1980
Passed; ayes 66, nays 30.......... 1981
Signed by the Speaker.............2153
782 By Committee on Appropriations. Relating to the fees received from the issuance of licenses to nurses.

Referred to appropriations..... 1747
Reports recommending passage. 1982
Passed; ayes 72, nays 0.........2065
Signed by the Speaker............. 2153
783 By Committee on Conservation. Authorizing gifts of land for park purposes and the acceptance of the same.

Passed on file..................... 1747
Passed; ayes 78, nays 0......... 1748
Signed by the Speaker........... 1876
785 By Committee on Departmental Affairs. Revision of the law as to a state board of audit.

Referred to sifting committee.. 2036
Passed; ayes 70, naýs 0........ 2120
Signed by the Speaker.......... 2241
786 By Committee on Public Schools. Making an appropriation of \(\$ 50,000\) to care for the immediate needs of schools in mining camps.
S. F.

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Referred to appropriations..... 1806
Reports recommending passage. 1935
Passed; ayes 85, nays 0........ 2054
Signed by the Speaker............ 2153
787 By Appropriations Committee. Appropriating \(\$ 125,000\) to repay insurance companies for taxes paid the state declared since by the supreme court to have been illegal.
Referred to appropriations..... 1740
Reports
ment................................\(~\)
1934
Amendment adopted ............. 2042
Passed; ayes 75, nays 0......... 2042
Signed by the Speaker........... 2190
788 By Committee on Departmental Affairs. Authorizing the attorney general to provide a bureau of criminal investigation and to provide a method of criminal information.

Referred to sifting committee. 1866
Passed; ayes 84, nays 24......... 2024
Signed by the Speaker............ 21.53
790 By Committee on Board of control. Relating to the commitment of persons addicted to excessive use of drugs.
Referred to sifting committee.. 2070
Reports recommending passage. 2081
Passed; ayes 70, nays 0......... 2116
Signed by the Speaker............. 2241
791 By Judiciary Committee. Relating to the offer of rewards by the governor for the detection of crime.
Referred to sifting committee. . 2070
Passed; ayes 66, nays 3........ 2160
Signed by the Speaker............ . 224 z
793 By Committee on Appropriations. Appropriation to the railroad commission for interstate cases and other things.

Referred to appropriations committee

2113
Reports recommending passage. 2170
Passed; ayes 65, nays 11........ 2172
Signed by the Speaker.............. 2241
794 By Sifting Committee. Legalizing an election held at Laurel.
Referred to sifting committee.. 1918
Passed; ayes 75. nays 0........ 2047
Signed by the Speaker.............2153
795 By Committee on Appropriations. Reimbursing the capitol extension fund in the sum of \(\$ 74,430.82\) on account of certain expenditures.

Referred to appropriations..... 2169
Reports recommending passage. 2170
Passed; ayes 72, nays 12......2171
Signed by the Speaker.............224\%


\section*{HOUSE RECORD ON HOUSE JOINT RESOLUTIONS}


\title{
HOUSE RECORD ON SENATE JOINT RESOLUTIONS
}

S. J. R. Page

Passed; ayes 77, nays 4........ 1823
Signed by the Speaker........... 1942
6 By Committee on Printing. To authorize contracts for state printing at once on the bids already received by the state.

Referred ........................... 876
Reports recommending passage. 892
Amendment adopted ........... 893
Passed; ayes 92, nays 1......... 894
Amended . . . . . . . . ................ . . 1073
Consent to reconsider............... 1073
Passed House, 83 to 0............. 1074
Reported enrolled .................... 980
Signed by the Speaker................ 1018
Signed by the Speaker........... 1115
8 By Greenell. Directing the executive council to install a ventilating system in the legislative chambers.

Referred .......................... 2169
Recommend indefinite postponement
Indefinitely postponed .......... 2170
9 By Ways and Means Committee. Providing for joint committee to consider revision of assessment and tax laws and report thereon.

Referred ............................. 1741
Reports recommending amend-
ment . . .......................... 1935
Amendments rejected ........... 2064
Passed; ayes 70, nays 6........ 2064
Special committee appointed... 2112
Signed by the Speaker............ 2153
10 By Thurston. Directing the governor to distribute the bonus law and the secretary of state to distribute the blue sky law.

Passed; ayes 77, nays 2......... 2208
Signed by the Speaker. . . . . . . . . 2244

\section*{RESOLUTIONS}

\section*{ACTION ON HOUSE CONCURRENT RESOLUTIONS}

Joint convention to hear message and canvass vote, by Forsling; adopted, 12 ; Senate reports concurrence, 18.
Bills, number up to 270 reserved for Code bills, by Weaver; offered and adopted, 13; Senate reports concurrence, 19.
Codes and Session laws for reporters, by McClune; offered and adopted, 17.
Code revision procedure and creating joint revision committee, by Weaver; offered, 24; amended, 26 ; adopted as amended, 26 ; amended, 232 ; concurs, 232.
Adjournment January 13 to January 18; by Bradley; offered and adopted, 106, 151.
Memoralizing members of Congress, 237; amendment filed, 240; withdrawn, 378.

Joint convention for hearing Industrial Court bill, 252; on joint rules, 320; Senate reports amendment, 368 ; concurs, 368 ; printing of rules, 321 .
Observance of Washington's birthday, 403, 412, 456.
Invitation to view films of troops, 420.
Asking Board of Supervisors and board of control to submit appropriation bills, 427, 451.
Relative to extra session, \(815,871,872,1113,1354,1401,1430,1577,1865,1876\).
Relative to publication of bills, 903 ; Senate concurs, 907.
Relative to itemized reports of appropriations; concur in Senate amendments, 1026.
Relative to opening water route via Great Lakes, 1071.
Relative to memoralizing Federal Trade Commission against "Pittsburg Plus" trade practice of the steel industry, 1407; adopted, 1429.
Relative to sale of G. A. chairs, 1605 ; adopted, 1687 ; passed Senate, 1931.
Relative to enrollment of memorial resolutions, closing voting machine, etc., 1773 , adopted, 1788.
Relative to construction of bridges across Mississippi River, 1792; adopted, 1849; passed by Senate, 1986.
Relative to return from Governor of H. F. No. 726, for correction, 2014; adopted, 2014.
Relative to return from Governor of H. F. No. 586, for correction, 2074; adopted, 2074.
Relative to numbering bills, 8.
Relative to joint convention, 8 .
Relating to procedure in code revision, 18, 163.
Code bills, numbering, concurs, 12.
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\author{
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Bills introduced, House File Nos. 277, 355, 394, 412, 509, 546, 567, 635,\(638,651,652,653,654,655,657,712,743,744,745,767,822\).
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KIME, JOHN W.-Representative Sixty-second District.
Bills introduced, House File Nos. 272, 589, 616, 617, 693, 733, 734. Petition presented........289, 579, 580, 660, 778, 919, 957, 1341, 1582, 1639 Amendments offered
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LAKE, FRANK C.-Representative Fifty-eighth District.
Bills introduced, House File Nos. 310, 314, 322, 380, 387, 405, 407, 408,\(502,525,585,601,602,603,644,688,808,809,810\).
Committee assignments ..... 11, 278, 297, 365, 2085, 2246
Petition presented ..... 440, 867
Amendments offered \(285,319,323,657,1016,1733,1790,1841\)
Motions made. \(11,259,319,323,355,431,432,487\),\(488,552,670,671,672,687,732,734,739,1016,1228,1362,{ }^{2} 372\)1379, 1448, 1569, 1587, 1613, 1687, 1733, 1734, 1838, 2048, 2071, 2246
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MC CULLOCH, FRED-Representative Fortieth District.
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MC DONALD, ARTHUR-Representative Twenty-first District
Bills introduced, House File Nos. 748, 772.
Committee assignments ..... 2
Motions made ..... 556, 1415, 1750
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Resolutions offered ..... 427, 577, 732, 1728
Motions made ..... 12. 224, 451, 518, 519, 527,\(539,578,678,732,733,885,928,1026,1411,1611,1654,1658,1730,2009\)
Leave of absence granted ..... \(.569,1438,1525,1552\)
MOORHEAD, H. B.-Representative Forty-third District.
Bills introduced, House File Nos. 306, 319, 320, 321, 357, 358, 362,363, 369, 439, 440, 484, 544, 607, 725, 754.
Committee assignments ..... 297, 454, 1227, 2068
Petition presented ..... 615, 1341, 1385
Motions made ..........................427, 001, 606, 1187, 1669, 1735, 1736
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RANKIN, JOHN M.-Representative First District.
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Motions made. \(240,321,430,439,458,465,539,595,596,807,899,975\),\(1061,1062,1117,1156,1164,1205,1224,1414,1424,1877,1894,1966\)
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Bills introduced, House File Nos. 461, 741. Petition presented . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .1271, 1316, 1844
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SCOTT, W. C.—Representative Tenth District.
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Bills introduced, House File Nos. 479, 723, 724, 814.
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Bills introduced, House File Nos. 738, 763
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YEAR, F. W.-Representative Ninety-eighth District.
Bills introduced, House File Nos., None.
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Motions made ..... 2009
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[^0]:    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.

[^1]:    About 90 per cent of the work of every regular legislative session is code revision. Your task at this time is increased somewhat. However, I am of the opinion that code revision in the regular session will not be insurmountable if you divide the work into say three parts:

    First-Appropriations.
    Second-New legislative matter.
    Third-Code revision.
    Appropriations naturally are separate and distinct from the other work and have always been so considered and treated. New legislation should confine itself to subjects upon which the State has not previously spoken in the form of statute. Under code revision opportunity will be offered for all those who desire to propose amendments to the existing or suggested laws. By proceeding first and at once with the substative law, in which there is, or should be little change proposed,

[^2]:    *Governor Harding exercised his right to use this fund, to the amount of over $\$ 17,000$.

    AUDITOR OF STATE

[^3]:    *Note- Increases in salaries of officers and help, necessary in order to retain present occupants and maintain standards of efficiency in the department.
    $\ddagger$ Note.-Increased appropriation in order to carry out necessary sanitary investigations.
    $\dagger$ Note. - An increase of $\$ 7,000$ annually is asked, for the Bacteriological Laboratory, located at the State University. There is also $\$ 5,000$ now appropriated annually for epidemiology to the State University, which is in the university budget and should be continued.

[^4]:    *Raised April 1, 1920, to $\$ 100$ a month.
    I have found it difficult to retain competent persons in the different departments of this office at the salary provided. The personnel of my force has entirely changed since the Thirty-eighth General Assembly adjourned. Better wages are paid in other employment. The work of this office is largely technical and it is a loss to the State to have frequent changes.

[^5]:    *In the estimate provision is made for a Second Deputy, Policy Examiner, Claim Clerk, Assistant Actuary, Certificate Clerk and File Clerk, which are not now provided by law. Additional stenographers and additional assistants are necessary.
    $\ddagger$ (a) Increased by Retrenchment and Reform Committee to $\$ 1,800$ per annum effective January 1, 1920; (b) increased by Retrenchment and Reform Committee to $\$ 1600$ effective July 1,1920 ; (c) increased by Retrenchment and Reform Committee to $\$ 1,200$, effective April 1, 1920.

[^6]:    *Appropriated by the Executive Council as provided by Section 170-L, 1913 Supplement.
    $\ddagger$ Salary increased by Retrenchment and Reform Committee.

[^7]:    *Must be trained librarian.

[^8]:    *Increase authorized Retrenchment and Reform Committee.
    $\ddagger$ Paid Motor Vehicle Department authorized by Executive Council and approved by Retrenchment and Reform Committee.

[^9]:    During the past year we have had to have help a number of times from the Retrenchment and Reform Committee. We found it impossible to replace those who left at the salary which we were permitted to pay.

    The number of Consolldated Schools has almost doubled during the past year, and it makes it very necessary to have more funds in order to be of any benefit whatever to these schools.

    The State Aid for Standard Schools will be consumed at the end of the present year. The estimate for the Mining Camp Schools has been made after a conference with both the operators and the union organization.

    I suggest the following: State School Architect, Psychologist and Health Supervisor, Statistician and Editor. Last year we spent several millions for new buildings, and thousands of dollars might have been saved, for the State, had there been someone who could help make plans for the work.

    I most heartily recommend an appropriation of $\$ 50,000$ to cover the administration of the office. I can see no reason why the detalls of expense should be fixed in this office any more than they are in any of the state institutions.

    This budget does not include the budget for vocational education.

